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14867

Neoma Clarridge, deceased. This day came Thelma Coder, administratrix 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 28th day of July, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

William J. Porter, executor of the estate of Alice E. Burnham, Plaintiff, vs. Dorothy Davidson, Defendant.

Entry Confirming Sale and Ordering Deed and Distribution

This day this cause came on to be heard on the report of William J. Porter, executor of the estate of Alice E. Burnham, 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 Alice E. Burnham in said real estate, to the purchaser, Blanche McIntire. 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 \$3400.00. It is ordered that said William J. Porter out of the money in his hands, pay: First, to the treasurer of this county the sum of \$36.52 being the taxes, penalty and interest thereon against said property. Second, to the Probate. Judge the sum of \$15.00 being court costs in this land sale proceedings. Third, to William #.

Porter for services rendered in land sale proceedings the sum of \$156.00 and to William J.

Porter as executor for his fees and compensation the sum of \$156.00. Fourth, to H. C. Doellinger the sum of \$3.85 for U. S. Revenue Stamps upon the deed and to William J. Porter the sum of \$1.35 for having said deed transferred and recorded. Fifth, it is ordered that the balance of said proceeds, amounting to \$3031.28 be accounted for by said executor according to law. And it is further ordered that this proceeding be recorded.

14883-A Utha Hoffman, admx. of the estate of Herbert Hoffman, dec'd., Plaintiff, -vs- Utha Hoffman, et al., Defendants.

Journal Entry Confirming Sale and Ordering Deed and Distribution

This day this cause came on to be heard on the report of Utha Hoffman, admx. of the estate of Herbert Hoffman, 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; 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 Herbert Hoffman and Nettie Hoffman, deceased, in said real estate to the purchaser, Jesse M. Conrad, upon the said purchaser paying the purchase price in the sum of sixty three hundred dollars (\$6300.00). And now this cause coming on further to be heard upon the pleadings herein and the court having allowed Utha Hoffman, surviving spouse of Herbert Hoffman, the sum of one hundred (\$100.00) in lieu of home stead it is ordered that said Utha Hoffman, pay herself out of the proceeds of said sale the sum of one hundred dollars (\$100.00) in lieu of home stead. The court further finds there is due George H. Gray and Fannie Gray, mortgagees the sum of one thousand four hundred and seventy one dollars and seventy-six cents (\$1471.76) and hereby orders said amount paid from the proceeds of said sale. And it is ordered that an entry of release and satisfaction of said mortgage lien be entered on record in the office of the Recorder of Union County, Ohio, according to law. It is further ordered that the said Utha Hoffman, administratrix of the estate of Herbert Hoffman, deceased, out of the money in her hands pay (lst) to the Treasurer of this County the sum of \$44.10, being the taxes, penalty and interest thereon against said property. (2nd) Costs and expenses incurred in the sale of said property including an attorney fee of \$146.00 to William L. Coleman and \$146.00 to Utha Hoffman, for her administratrix fee and to Milo L. Myers, the sum of \$146.00 for attorney for the cross petitioner and to Alfred Hoffman, administrator de-bonisnon the sum of \$146.00. (3rd) to Utha Hoffman, widow of Herbert Hoffman the sum of \$100.00 in
lieu of home stead. (4th) To George H. Gray and Fannie Gray, \$1471.76 for their answer and
cross petition on the note and mortgage. (5th) To the clerk of this court the sum of \$49.64
the amount of the court costs herein. (6th) That the balance of said monies amounting to the or one-half of said amount in the sum of \$2025.25 be turned over to Alfred Hoffman, administrator de-bonis-non of the estate of Nettie Hoffman, to be disposed of by him according to law. (7th) And that the balance of said monies amounting to the sum of \$2025.25 be disposed of by the said Utha Hoffman and an account made according to law. It is further considered by the court that out of the money in the hands of Alfred Hoffman, administrator de-bonis-non of the estate of Nettie Hoffman, he pay Utha Hoffman, administratrix of the estate of Herbert Hoffman, the sum of \$500.00 which represents the exemption of Herbert Hoffman who survived Nettie Hoffman, as provided for under General Code 10509-54. Approved by: William L. Coleman, Attorney for Plaintiff Milo L. Myers, Attorney for Defendant.

14883-A Utha Hoffman, admx. of the estate of Herbert Hoffman, dec'd. Plaintiff.

vs. Utha Hoffman, et al., Defendants.
The mortgage given by Herbert Hoffman and Nettie F. Hoffman, his wife, to George H. Gray and Fannie E. Gray and recorded in Book 110, page 289, Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, July 2, A. D. 1945.

In the matter of the will of Lucile Brubaker, deceased. An application having been this day presented to the court by Addie E. Brubaker praying that an instrument in writing purporting to be the last will and testament of Lucile Brubaker, deceased, be admitted to probate: It is ordered that 3 days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate, be given to the next of kin of said testator, known to be resident of the State, and that a hearing on said application will be had on the 9th day of July, 1945, at 10 o'clock A. M.

14924 In the matter of the estate of James E. McAllister, deceased.

Order Approving Inventory and Appraisement This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

In the matter of the estate of Emma McClelland, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Gwynn Sanders as administrator of the estate of Emma McClelland, 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 Alice E. Burnham, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

Estate of

Thelma Scheiderer, a minor. This day came Louise Scheiderer, guardian of said estate, and filed her second account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 28th day of July, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law in the Marys-

ville Tribune, a newspaper of this county. And this matter is continued until said time.

July 5, 1945

Probate Notice - Settlement of Accounts. Accounts and vouchers of the following named persons and estates have been filed in the Frobate Court of Union County, Ohio, for inspection, settlement and record, and uhless exceptions are filed thereto, they will be for hearing and confirmation on Saturday, July 28, 1945, at 10:00

o'clock A. M. 14867 Thelma Coder, administratrix of the estate of Neoma Clarridge, First and final account. Thelma Coder, administratrix of the estate of Neoma Clarridge, First and final account. Ben Moore, administrator with the Will annexed of the estate of Clinton D. Burnham.

Second and final account. 12141-B Jessie L. Edwards, guardian of Cora Blanche Fry, Sixth account. A. D. Parish, guardian of Emma McClelland, First and final account. Ivan McAdow, guardian of Samuel D. McAdow, Eighteenth Account.

11206 10564 14796 14843 Lelia A. Chapman, administratrix of the estate of Charles W. Chapman, First and final account. Nettie Monroe, administratrix of the estate of Sadie Tanner, First and final account. 14347-A Maud Jennings, executrix of the estate of William H. Jennings, First and final account. Florence Lucile Kent, executrix of the estate of John Ray Reider, First and final account.

Louise Scheiderer, guardian of Thelma Scheiderer, Second 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.

14925 In the matter of the estate of John Martin Bunsold, deceased.

Orders on Filing Inventory and Appraisement This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

In the matter of the estate of John Martin Bunsold, deceased.

This day this cause came on to be heard upon the application of Laura Bunsold and Lydia Burger, executors for an order directing them to transfer to each of them as beneficiaries of said estate one share of the preferred stock of the Ohio Farm Bureau Corporation. And the court being fully advised in the premises sustained said application. It is therefore ordered by the court that the Chio Farm Bureau Corporation cause to be transferred to Laura Bunsold and Lydia Burger each one share of its preferred stock.

In the matter of the estate of Dorothy L. Rader, a Minor.

This day this cause came on to be heard upon the application of R. W. Rader for advise and consent of the court to the settlement of a claim for damages for personal injuries sustained by Dorothy L. Rader, a minor, as set forth in said application. The court finds that said applicant is the father and natural guardian of said minor; 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 I. C. Shick and Ctto Durbin in the operation of an automobile in the County of Union, Ohio, 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 hereby is authorized to adjust and settle said claim against the said I. C. Shick and Otto Durbin for the sum of One Hundred Fifty and no/100 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 I. C. Shick and Otto Durbin is authorized to pay and to deliver said moneys 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

nature which have accrued or may accrue to the said minor against the said I. C. Shick and Otto Durbin 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.

14925-A In the matter of the estate of

James E. Rader, a Minor. This day this cause came on to be heard upon the application of R. W. Rader for advise and consent of the court to the settlement of a claim for damages for personal injuries sustained by James E. Rader, a minor, as set forth in said application. The court finds that said applicant is the 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 I. C. Shick and Otto Durbin in the operation of an automobile in the County of Union, Chio, 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 hereby is authorized to adjust and settle said claim against the said I. C. Shick and Otto Durbin for the sum of Three Hundred Fifty and no/100 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 I. C. Shick and Otto Durbin is authorized to pay and to deliver said moneys 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 accrured or may accrue to the said minor against the said I. C. Shick and Otto Durbin 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.

In the matter of the estate of James Rittenhouse, deceased.

Relieving Estate from Administration

This day this cause came on to be heard upon the application of Dora Rittenhouse for an order to relieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application has been 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 Dora Rittenhouse of RD#3, Marysville, Ohio, be and hereby is appointed as Commissioner to exedute instruments of conveyance if such be necessary.

In the matter of the estate of James Rittenhouse, deceased. Authority to Transfer Real Estate

This day came Cora Rittenhouse, one of the heirs at law of James Rittenhouse, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

In the matter of the estate of James Rittenhouse, deceased. Approving Report of Distribution

This day this matter came on for hearing on the report of distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Dora Rittenhouse pay the costs herein, taxed at \$4.50.

4918 July 6, 1945

In the matter of the estate of J. Glenn Wible, deceased.

Authority to Transfer Real Estate

This day came Secile D. Wible, administratrix of the estate of J. Glenn Wible, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14792 In the matter of the

In the matter of the estate of Ollie G. Mitchell, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14792 Estate of

Ollie G. Mitchell, deceased.

This day came Wilma Niswander, administratrix 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 25th day of August, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until

said time.

July 7, 1945

14926-A
In the matter of the estate of

Laura Gorden, deceased. Order for Appointment, Letters Issued and to Publish Notice

The Last Will of Laura Gorden, deceased, late of Jerome Township in said county, having heretofore been duly proved and allowed; this day Charles William Gorden, the executor named in said
Will, appeared in open court, and made and filed an application, under oath as required by law,
to be appointed as such executor, also a statement in general terms as to what the estate consists
of and the probable value thereof; and the court, being satisfied that said Charles William Gorden
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 \$\frac{\pi}{2}\$.

14927

July 9, 1945

In the matter of the Will of Lucile Brubaker, deceased.

Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Addie E. Brubeker to admit to probate and record the Will of Lucile Brubaker, deceased, late of the township of Union in said county, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse and that 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 Milo L. Myers and Alnet Mayer, 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 Lucile Brubaker, 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.

14927-A

In the matter of the estate of

Lucile Brubaker, deceased.

Order for Appointment and for Bond
The Last Will of Lucile Brubaker, deceased, late of Union Township in said county, having heretofore been duly proved and allowed; this day Addie E. Brubaker, 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 Addie E. Brubaker 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 and no/100
Dollars, and this cause is continued.

14927-A

In the matter of the estate of

Lucile Brubaker, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day Addie E. Brubaker appeared in open court, accepted the trust as executrix of the estate of Lucile Brubaker, deceased, and gave and filed herein surety bond in the sum of Five Thousand and no/100 Dollars, conditioned according to law, with Addie E. Brubaker and Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Addie E. Brubaker; 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 \$\frac{\pi}{\pi}\$.

14930

In the matter of Mildred Winifred Layzell,

alleged to be feeble-minded.

This day an affidavit elleging Mildred Winifred Layzell to be feeble-minded was filed in this court by William E. Chandler. It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio, on the 10 day of July, 1945, at 2:00 &'clock P.M. and this cause is continued.

In the matter of Mildred Winifred Layzell,

alleged to be feeble-minded.

This day an effidavit alleging Mildred Winifred Layzell to be feeble-minded was filed in this court by William E. Chandler. It is further ordered that subpoenas issue for H. E. Stricker and Angus MacIvor, registered physicians of Chio who have had at least three years' experience in the practice of medicine, medical witnesses, to appear at the time and place aforesaid; and this cause is continued.

In the matter of the guardianship of Richard Spencer, Minor.

Order for Hearing and Notice
This day George W. Spencer filed an application in Court for the appointment of a Guardian of Richard Spencer, Minor. It is ordered that said application be set for hearing on the 10th day of July, 1945, at 2:00 o'clock P. M., all interested parties having waived notice of hearing as

provided by law.

14931 In the matter of the guardianship of Richard Spencer, Minor.

Order on Hearing
This day this matter came on to be heard upon the application filed herein. The court finds that said Richard Spencer is a minor, and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the court that George W. Spencer is legally competent, and he having filed his application herein and given bond in the sum of \$4000.00 conditioned according to law, with The United States Fidelity and Guaranty Company as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said George W. Spencer as provided by law:

14931-A
In the matter of the guardianship of

Richard Spencer, a minor
This day this matter came on to be heard on the application of George W. Spencer, Guardian of Richard Spencer, for advice and consent of the court to the settlement of a claim for damages for personal injury, as set forth in said application, and the court finds said claim is for personal injury caused to said minor by the wrongful act, neglect and default of Victor Jolliff, Ruth Jolliff and Virginia Bruerd in the operation of an automobile which struck said minor, and entitles said minor to maintain an action to recover damages therefor. And it appearing to the court that it would be to the best interest of said ward, it is ordered that said George W. Spencer, guardian as aforesaid, be authorized to adjust said claim and make settlement of the same, upon payment to him by said Victor Jolliff, Ruth Jolliff and Virginia Bruerd of the sum of Seventeen Hundred Fifty (\$1750.00) Dollars and payment of the costs of guardianship proceedings herein. And the court hereby advises and consents to the acceptance of the same in full of all claims and demands against said Victor Jolliff, Ruth Jolliff and Virginia Bruerd by reason of said injury to said minor, and the loss of services to the parents of said minor, whose waiver of loss of services is filed herein. It is further ordered that this proceeding together with said waiver be recorded and that said Victor Jolliff and Ruth Jolliff pay the costs herein taxed at \$5.00.

14890-A
In the matter of the estate of Ruth Evans, an incompetent.
Orders on Filing Inventory

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14590-A In the matter of the guardianship of

Ruth Evans, an incompetent.

Journal Entry Authorizing Sale of Personal Property

This day this cause came on to be heard on the application of William L. Coleman, the duly appointed, qualified and acting guardian of the estate of Ruth Evans, an incompetent, for an order of the court authorizing the sale of the personal property of the said Ruth Evans, an incompetent. Whereupon the court having heard the representations of the guardian and being fully advised in the premises finds it would be for the best interests of said estate to sell said property at private sale. It is therefore ordered and adjudged by the court that William L. Coleman be and he is hereby authorized to sell said property at private sale for the sum of \$275.00. Approved by: William L. Coleman, Guardian

14890-A In the matter of the estate of Ruth Evans, an incompetent.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a certificate of title to Rufus Lester, Station B, R#1, Columbus, Ohio, in accordance with the prayer of the petitioner.

14930 In the matter of Mildred Winifred Layzell, feeble-minded.

Order of Commitment This day this cause came on further to be heard, and the court deeming it unsuitable and improper, by reason of the character of the affliction and physical condition of said Mildred Winifred Layzell to bring her into Probate Court, the Judge personally visited said Mildred Winifred Layzell at Plain City, Ohio, and ascertained the condition of the said Mildred Winifred Layzell by actual inspection. Thereupon the Judge proceeded with the examination; and having heard the testimony of H. E. Stricker, M. D., and Angus MacIvor, M. D., the medical witnesses, and being satisfied that said Mildred Winifred Layzell is feeble-minded; that she has a legal settlement in Jerome Township in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid; relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her feeble-mindedness has occurred during the time she has resided in this state; that her being large is not dangerous to the community; and that she is a suitable person for specialized care and treatment at the Institution for Feeble-minded, Orient, Ohio. It is therefore ordered that H. E. Stricker and Angus MacIvor, the medical witnesses in attendance, make out a medical 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 Mildred Winifred Layzell, and that a copy, under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintedent; and it is further ordered that said Mildred Winifred Layzell be committed into the custody of W. E. Chandler until she can be admitted into said Institution; and this cause is continued.

14862-A

In the matter of the estate of

Letta B. Brobeck, deceased. This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14927-A

In the matter of the estate of Lucile Brubaker, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fudiciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 23rd day of July, 1945, 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 service by registered mail at least 10 days prior to the date of said hearing; except those who have waived notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

14922

In the matter of the estate of Jennie M. Liggett, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 23rd day of July, 1945, 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 service by the sheriff 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.

14026

In the matter of the Trusteeship of

Viola W. Robinson, et al., This day this cause came on for hearing upon the application of Roy F. Robinson, trustee heretofore appointed herein asking for an order to allow and pay Dr. Jameson of 9 Buttle Avenue, Columbus, Ohio, dentist, the sum of \$107.00 for dental services rendered or to be rendered to Viola W. Robinson; and for an allowance and the payment thereof, from the funds belonging to her in his hands, for expenses incident to or connected with a higher, or college education. On consideration thereof, the court does hereby grant said application. Therefore, it is ordered that the said Roy F. Robinson, arrange for and pay the said Dr. Jameson the sum of \$107.0 necessary in behalf of Viola W. Robinson and take proper receipt therefor and charge the same out of her portion of said estate. It is further ordered by the court that said Roy F. Rohinson arrange for a proper college education for Viola W. Robinson; and that from the funds in his hands as trustee belonging to his said ward, he pay all necessary expenses incident thereto including clothing, room and board, in such amount and to such college or person as in his judgement may seem best, the total of which shall not exceed the sum of one thousand and no/100 (\$1,000.00) Dollars per annum and that he receive proper receipts for expenditures made and charge the same against her interest in his next account, and this cause is continued.

14026

Trusteeship of estate of Algernon M. Robinson, deceased. This day came Roy F. Robinson, trustee of said estate, and filed his third account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 25th day of August, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

July 14, 1945

In the matter of the estate of

Orman A. Conrad, deceased. Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 30th day of July, 1945, 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 whic, by service by the sheriff 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.

11256

July 16, 1945

In the matter of the estate of Grant Brock, deceased Order to Sell Stocks, shares, and certificates This day this cause came on to be heard upon the petition herein filed and the testimony and the Court being fully advised in the premises finds the the statements and allegations in said betition are true, and that the property therein described therein ought to be sold as prayed for And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said Stock at provate sale; it is therefore ordered that Clara Smith as Executrix of said estate of Grnat Brock, decod, proceed to sell said 1 shares of stock in Ostrand er Farmers Exchange Company; 5 shares stock in Ram Engineering Company; certificate of slaim against Columbian Building and Loan Company #2791; certificate of claim against Columbian uilding and Loan Company #2793; and 12 shares full-paid income shares stock Citizens Federal Savings and Loan Association at private sale at the best price obtainable. It is further ordered that said sale be made on the following terms: Cash upon sale. It is further ordered that said Executri make return of Her proceedings herein, within 30 days from this date, and forthwith after such sole is made, and this cause is continued. John W Dailey, Probate Judge SEAL

111056-A

In the matter of the estate

of Grant Brock, Decessed ORDERS ON FILING OF SCHEDULE OF GLAIMS

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith that the action fo the fiduciary herein, in allowing and classifiying claims, be confirmed; and that the same be recorded. John W Dailey, Probate Judge

July 16, 1945

#11938-A

In the matter of the estate of Mary F Beaver, Deceased

AUTHORITY TO TRANSFER REAL ESTATE This day came W.R. Beaver, executor of the estate of Mary E. Beaver, dec'd. and filed herein an application, duly verified, which application is attached hereto and nade a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearingto the satisfaction of the Court that all of the representations set forth in said application are true; that the description fo said real estate and the list of persons to whom each such percel thereof passed by descent of devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such percels 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. John W Dailey , Probate Judge

#11/200

In the matter of the estate of Harley Rizor, Dec'd.

ORDERS ON FILING OF SCHEDULE OF CLAIMS This day a schedule of Claims in the above captioned estate was filed in this Court by the fiducjary of said estate. It is ordered that hearingon said Schedule of Claims be had on the 30th d ay of July, 1945, at 10:00 o'clock AM., at which time and place the action of the fiduciary herein, in allowing and classifiying claims will be confirmed, unless cause to the contrary be shown: It is further ordered that said fiduciary cause written notice to be served personally or by registered mail with return receipt requested, upon the persons having an interest in the estate as davisees, heirs and distributees, except those who have waived the same in writing or otherwise vol-

John W Dailey, Probate Judge

July 17, 1945

In the Matter of The Estate of Lydia Bailey, deceased AUTHORITY TO TRANSFER REAL ESTATE

untarily entered their annearance.

This day came Wilson M Bailey, admr. of the estate of Lydia Bailey, deceased, and filed herein application, duly verified, which application is attached hereto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to he satisfaction fo 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 percels 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. John W Dailey, Probete Judge

#14932

In the matter of the estate of Otho W Dilsaver, decessed. ORDER FOR APPOINTMENT AND FOR BOND

This day Elsie Dilsaver appeared in open Court, and made and filed an application underoath as required by law to be appointed as administratrix of the Estate of Otho W Dilsaver, deceased, late of Leesburg Township, in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Elsie Dilsaver is a suitable parsonand legally competent, it is orde ed that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Twenty one hundred and no/100 Dollars, and this cause is continued. A John W Dailey, Judge Allen and Allen, Attys for Admrx.

In the matter of the estate of Otho W Dilsaver, Deceased. BOND APPROVED AND LETTERS ISSUED, etc.

This day Elsie Dilsaver appeared in open Court, accepted the appointmen t as Administratri the estate of Otho W Dilsaver, deceased, and gave and filed herein her Bond in the sum of Twenty One Hundred Dollars, conditioned according to law, with the Fidelity and Deposit Company of Maryland, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Elsie Dilsaver, that Jess Adams, Freeman Cushman and Bert Richardson be appointed appraisers of said estate; 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 ett.... John W Dailey, Judge

#14973

In the matter of the estate of David Austin, deceased.

ORDER FOR APPOINTMENT AND BOND This day Mari n C Winter 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 David Austin, dec'd., late of Claibourne Township in said County, and an offidavit that there is not to his knowledge any last Will and Testement of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Admr. should be appointed and that said Marion C Wint re is a suitable person and legally competent, it is order ed that he be appointed as such Admr. upon giving bond with sureties as required by law in the sum of Four Thousand and no/100 Dollars, and this cause is continued. John " Dailey, Judge

In the matter of the ent te of David Austin, deceased.

POND APPROVED AND LETTERS ISSUED, etc. This day Marion C Winter, appeared in open Court and accepted the appointment as Admr. of the Estate of David Austin, dec'd., and gave and filed herein has bond in the sum of Four Thousand and no/100 Dollars, conditioned according to law, with the Fidelity and Deposit Company and as sureties, which Bond is approved by the Court. It is therfore ordered that Letters of Administration issue to said MarionC Winter, that R F Bell, Arthur Potts, and Warren F Painter be appointed appraisers of said estate; that notice of said appointment be published as required by law;

#14971

that this proceeding be recorded, and that said Admr. pay the costs herein taxed at \$.....

John W Dailey, Judge

14974
In the matter of the estate of
"illiam S DeHaven, Ceceased.
ORDER FOR APPOINTMENT AND FOR POND

CRDER FOR APPOINTMENT AND FOR POND

This day E J Marsh appeared in open Court, and made and filed an application under oath as required by law to be appointed as Admr. of the Estate of William S DEHaven, dec'd., late of Broadway 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 Admr should be appointed and that said E J Marsh is a suitable person and legally competent, it is ordered that he be appointed and that said E J Marsh is a suitable person and legally competent, it is ordered that he be appointed

that said E J Marsh is a suitable person and legally competent, it is ordered that he be appointed as such Admr. upon giving bond with sureties as required by law in the sum of Twenty One Hundred and no/100 Dollars. and this cause is continued. John W Dailey, Judge

In the Matter of the Guardianship of Richard Spencer, a minor.

JOURNAL ENTRY FILED JULY 17, 1945

This cause coming on to be heard on the application of George W Spencer, Guardian herein, for authority to pay the doctor bill and hospital bill as set forth in said application was submitted to the court. The court, upon consideration thereof, finds that the facts set forth in said application are true and that said bills should be approved. It is therefore by the Court ordered that George W Spencer, Guardian, pay to E J Marsh, M.D., and C.L. Barrett, M.D., the sum of \$350.00 and to the Mary Rutan Hospital, Bellefontaine, Ohio, the sum of \$297,96 for services rendered to his ward, Tichard Sprncer; that the same be paid from the proceed a of the settlement for personal

injuries to said minor heretofroe authorized by this court, and that said guardian take proper

#1 921
In the matter of the estate of Vernie May Wurtsbaugh, deceased ORDERS ONNFILING INVENTORY

AND APPRAISEMENT---This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio. John W Daily, Probate Judge

#14838
In the matter of the Will of Mary E Beaver, deceased.
ELECTION UNDER WILL BY VRITTEN INSTRUMENT

On this 13th day of July, 1945, a written instrument, duly signed and acknowledged by W'R Beaver surviving spouse of Mary E Beaver, deceased, evidencing his election to to ke 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 said Journal of the Court. John W Dailey, Judge.

#11gzg_A

ORDERS ON FILING OF
SCHEDULE OF CLAIMS
In the matter of the estate of
Mary E Beaver, deceased.

#14909-A

This day a schedule of Chims in the above captioned estate was filed in this Court by the fiduciary said estate. It is ordered that a hearing on said Schedule of Chims be had forthwith, that the action of the fiduciary herein, invallowing and classifying claims, be confirmed; and that the same be recorded. John W Dailey, Probate Judge

#14878_A

TIRST AND F-NAL ACCOUNT

In the matteroof the estate of

Mary F Beaver, deceased

This day came W R Beaver, admr. of said estate, and filed his first and final account herein, It
is thereupon ordered that said account be set for hearing on the 25th day of August, 1945, at
10:00 o'clock, A M, and that notice thereof be published as required by law, in the Marysville
Tribune, a newspaper of this County. And this matter is continued until said time. John W Dailey
Probate Judge

JOURNAL ENTRY
BOY COAKLEY, QUARDIAN OF JOANNE PREDMORE, A MINOR, RIAINTIFF, vs.
JOANNE PREDMORE, HIS WAPD, AND ROBERT M PREDMORE, DEFENDANTS.
This matter coming on to be heard upon the petition and 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. The Court further finds that it willbe for the best interest to sell said estate for the reasons set forth in said netition, and that the prayer of the petition should be granted. And, it appearing to the Court that an appreisement should be made of said real estate, it is ordered that C O Winters, A E Coons and F B Jackson, three judicious and disinterested persons of the wicinity, not next of kin of the petitioner or his said ward be, and thery hareby are, appointed to appraise said real estate at its true value in money, free from the dower estate of Robert M Predmore, the husband therein. It is further ordered that said appraisors be sworn as required by law to truly and importially 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 within ten (10) days. John W Dailey, Probate Judge SEAL Allen and Allen, Attys. for Plaintiff A PROVED

#14909-A JOURNAL ENTRY

This day this matter came on to be further hear on the report of the appraisors 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. The Court further finds that the bond heretofore given by the plaintif as guardian in the amount of One Thousand (\$1000.00) Dollars is sufficient and it is therefore ordered that the giving of further bond be and the same hereby is dispensed with. And it is ordered that said Roy Coakley, as such guardian, sell said real estate at private sale at not less than Six Hundred (\$600.00) Dollars, being the appraised value therof, for cash upon delivery of the deed. And it is further ordered that said Roy Coakley, as such Guardian, make return of sale without unnecessary delay. John W Dailey , Probate Judge, (SEADAPPROVED by Allen and Allen, At ys for Plaintiff.

#14935 In the matter of the Will of Jennie F Conrad, deceased. JOURNAL ENTRY ON PRESENTATION OF WILL FOR PROBATE

An application having been this day presented to the Court by Jesse F Conrad praying that an instrument in writing purporting to be the last will and Testament of Jennie F Conrad, deceased, be admitted to probate: the spouse and all next of kin having waived notice. It is ordered that a hearing on said application will be had on the 17th day of July, 1945, at 2 o'clock, P.M. John W Dailey, Probate Judge

ORDER ADMITTING TO PROBATE AND RECORD

This matter came on this day further to be heard, oh the application of Jesse F Conrad, to admit it to probate and record the 2 Will of Jennie F Conrad, deceased, late of the village of Magnetic Springs in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Jesse F Conrad 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 dul served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And E T Conrad and Edith B Conrad, the subscribing witnesses to said Will, and.... the subscribing witnesses to the Codicil, a part thereof, this day appeared in open Court and having been duly sworn, testified respectively to the due executionand attestation of said Will and of said Codicil, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing, is the last Will and Testament of said Jennie F Conrad, dec'd; that it was duly executed and attested; and that the said testator, at the time of signing said Will, was of full age, of sound mind and memory and not under any restraint. Therefore, the Court orders the admitting of said Will to probate, and that it, together with the said testimony of the witnesses above named be entered of record in this Court. John W Dailey, Probate Judge SEAL

OPDED FOR APPOINTMENT AND FOR BOND The Last Will of Jennie F Conred, deceased, late of Magnetic Springs, in said County, having heretofore been duly proved and allowed; this day Jesse F Conrad, the Executor named in said Will, appeared in open Court, and made and filed an application under oath, as required by by. to be a pointed as such Executor, also a statement in general terms as to what the Estate consists of and the probable value therof; and the Court being satisfied that said Jesse F Conrad is a suitable person and legally competent, it is ordered that he be appointed as such Erecutor, upon giving Bond with sureties as required by law in the sum of Twenty-One Hundred Dollars, and this cause is continued. John W Dailey, Judge

BOND APPROVED AND LETTERS ISSUED, etc. This day Jesse F Conrad appeared in open Court, accepted the trust as Executor of the estate of Jennie F Conrad, deceased, and gave and filed herein has Bond in the sum of Twen y One Hundred Dollars, conditioned according to law, with the Fidelity and Casualty Co. of New York as sureties which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedents to said Jesse F Conrad, 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 # John W Dailey, Judge

#74285-A JOURNAL ENTRY AUTHORITY TO TRANSFER REAL ESTATE In the matter of the Estate of The Island

Fred J Schoenleb This day came Carrie M Schoenleb, executrix of the estate of Fred J Schoenleb, deceased, and filed hereinher application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real extate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such percel therof passed by decent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said re I estate be transferred upon the duplicate of the County where such process 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. John W Dailey, Probate Judge SEAL

In the matter of the Will of Jennie F Conrad, deceased FLESTION UNDER WILL

I, the undersigned, surviving spouse of Jennie F Conrad, deceased, late of the Village of Magnetic Springs, Union County, Ohio, whose last Will and Testament was admitted to Probate in said court on the 17th day of July, 1945, being fully advised as to the provisions of said Decedent's Will and my rights under the same, and also my rights at law, in the event of my election to take under the statute of descent and distribution, do by this written instrument, signed andduly acknowledged by me within One month after said will has been admitted to probate and record, hereby elect to take under said will. Signed and acknowledged in our presence: Jesse F Conrad SEAL Surviving Spouse of Jennie F Conrad Gwynn Sanders Bernette Mader dec'd.

July 17, 1945
On this 17th day of July, 1945, before me, the undersigned, personally appeared Jesse F Conrad the person who signed the foregoing instrument, and acknowledged that he did sign the same and that the signing thereof was his free act and deed. In testimony whereof, I hereunto subscribe my name and affix my official seal on the day and year last aforesaid. Gwynn Sanders, Notary Public

#14936 FILED JULY 18, 1945
ORDER FOR APPOINTMENT AND FOR BOND
In the Matter of The Estate of

W. Dailey, Probate Judge

Frank Speicher, deceased.

This day Catherine Speicher appeared in open Court and made and filed an application under eath as required by law to be appointed as Administratrix of the estate of Frank Speicher, deceased, late of Liberty Township, in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value therof; and the Court being satisfied that an Administratrix should be appointed and that said Catherine Speicher is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Eight Thousand Dollars, and this cause is continued. John

and be appointed appraisers OF said estate; that notice of appointment be published as required by law; that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$.......... John W Dailey, Judge

#1937 FILED JULY 19, 1945
AUTHORITY TO TRANSFER REAL ESTATE
In the matter of the estate of

Mary A Coder, deceased.
This day came Frank M Coder of the estate of Mary A Coder, deceased, and filed herein his application, duly verified, whim application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; tat the description of said real estate and the list of persons to whom each such parcel thereof passed by descent of devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferredupon 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.

John W Dailey, Judge

In the matter of the estate of

David Austin, deceased
This day an inventory and Appraisement in the above captioned estate was filed in this Court by
the fiduciary of said estate. It is ordered that a heraing on the approval of said inventory and
appraisement be had before this Court forthwith, notice of said hearing having been waived by all
persons entitled to notice under the law of the State of Ohio. John W. Dailey, Judge
14909A

Roy Coakley, Guardian of Joanne Predmore, Plf.

This day this cause came on to be heard on the report of Roy Coakley, guardian, as to his proceedings under this Court's former order to sell certain real estate for cash at private sale and upon oral motion of said Roy Coakley, guardian, to confirm the same, made in mobedience to said order. The Court having carefully examined said report and finding the proceedings of said petitioner, as guardian, in all respects correct and being satisfied that said sale was fairly and regularly made it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner, as guardian, shall execute a deed of all the right, and interest of his said ward, Joanne Predmore, in said real estate to Kenneth Hill, the purchaser upon said purchaser paying the sum of Six Hundred (\$600.00) Dollars in cash therefore. And this cause comming on further to be heard upon the pleadings and a motion to distribute the proceeds of the sale in an aforementioned amount. It is now therefore ordered and adjudged that said petitioner, Roy Coakley as guardian, shall First: Pay all costs and expenses in this land sale proceedings incurred and including as for attorney fees the amount of Fifty (\$50.00)Dollars to Allen & Allen, acting for said guardian and the sum of Eight (\$8.00) Dollars by said petitioner advanced for Court costs in said appointment and to the Probate Judge, the Court costs in said land sale proceedings in the sum of \$26.19 Dollars. Secondly: All mtaxes, penalties, and assessments now due against said real estate, and \$1.10 for stamps on deed. Thirdly: It is ordered that said Roy Coakley, as guardian, retain the balance of said proceeds, amounting to the sum of Dollars to be accounted for by said guardian according to law. And it is further ordered that this proceeding be paid within ten days. Allen & Allen, Atty for Plff John W. Dailey, Judge 14823

In the Matter of the estate of Charles M. Galloway., Orders on filing of Schedule of Claims-Confirming This day a Schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that a hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed and that the same be recorded. John W. Dailey, Judge

Estate of Charles M. Galloway,

Deceased.

This day came Thresa Galloway, administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on the 25th day of August, 1945 at 10 o'clock A. M. and that notice therefor be published in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time.

John W. Dailey, Judge

14 907A Estate of Alice E. Burnham,

This day came William J. Porter, executor of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on the 25th day of August, 1945 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Judge

14936 In the matter of the estate of

Frank Speicher, deceased This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of the estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before the Court on the 1st day of August, 1945 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 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. John W. Dailey, Judge

JULY 21, 1945

14849-A ENTRY

In the matter of the Estate of Frank H Harger Dec'd.

This day this matter came on for hearing on the Report of Conveyance of real estate to the surviving spouse of said decedent. It appearing to the Court that said Reportis in all respects, correct and that such conveyance has been made according to law and the former order of the ourt, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Administratrix pay the costs herein, taxed at \$ John W Dailey, PProbate Judge

14862-C ENTRY

John Ivan Brobeck, Ex. of the Est. of Lettie B Brobeck, Dec'd. Plaintiff, -vs-Frances Chlorinda Waxler, et al. Defendats

This matter coming on now to be heard upon the return of the Order of Private Sale, Dated June 9. 1945, and on motion of the plaintiff the Court finds that plaintiff was unable to sell said real estate described in the petition herein at private sale for the appraised value thereof; and further finds that plaintiff was unable to sell said real estate described in the petition herein at private sale for the appraised value therof; and further finds that it would be for the best interests of said estate for an alias Order of Private Sale to be issued herein. It is therefore ordered and adjudged that the Order of Provate Sale issued June 9,1945, and this day returned with a report of plaintiff thereon, that said return and report be, and the same hereby is approved. It is further ordered that an alias Order of Private Sale directed to the Plaintiff make due return thereof, with his proceedings thereon, within thirty (30) days thereon from this date. And this cause is continued. John W Dailey, Probate Judge APPROVED Allen and Allen, Atty's for Plaintiff

14849-A ORDER GRNATING APPLICATION BY SURVIVING SPOUSE TO PURCHASE REAL ESTATE AT APPRAISED VALUE In the matter of the estate of

Frank H Harger, deceased. On the 14th day of March, 1945, the surviving spouse of Frank H Harger, deceased, filed a petition to purchase certain Real Estate of above est te described in said Petition, b her elected to be purchased at the appraised value as fixed by the appraisers, and her application for an order directing Neva B Harger, the Admrx. to transfer and convey the same to Neva B Harger, under the terms and conditions of payment fixed by the Court. It appearing to the Court that the facts stated in said petition are true, and that said surviving spouse is by law entitled to make such election is approved, and accordingly said Admrx. is ordered to transfer and convey to said Neva B Harger by a good and sufficient deed the Real Estate elected to be purchased, upon the said surviving spouse complying with the following terms and anditition of payment fixed by the Court to-wit: Said Neva B Harger shall pay for said premises the appraised value thereof in cash, to be accounted for by Neva B Harger shall pay for said premises the appraised value thereof in cash, to be accounted for by Neva B Harger as Admrx; the 20% of said estate, the year's allowande to the widow allowed by the Appraisers in said estate, and distributive share as surviving spouse, however, to be applied on the purchase price thereof, Subject to the mortgage of the Union ounty Federal Savings & Loan Assn. and that she make a return therof to the Court. It is further ordered by the Court that Neva B Harger, Admrx. of the Eestate of Frank H Harger, Dec d., be directed to execute such deed of conveyance. It is further ordered that said Admrx. of said decedent's estate, pay the costs of this proceeding taxed a t \$.... within... days. John W Dailey, Judge

ORDER TO RECORD PROOF OF PUBLICATION OF NOTICE OF APPOINTMENT

In thematter of the estate of

Vernie May Wurtsbaugh, deceased.
This daythe affidavit of George W Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation, in this County, that the Notice of Appointment of Firman M Wurtsbaugh as Executor of the Estate of Vernie May wurtsbaugh, 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. John W Dailey, Judge SEAL

& Mo. 15931
In the matter of the Estate of Richard Spencer, a minor

This day an inventory in the above captioned estate was filed in this court by the guardian. It is ordered that a hearing on the approval of said inventory be had before this Court forthwith and that said inventory be approved. John W. Dailey, Judge

14927A In the Matter of the Estate of

Order Approving Inventory and Appraisement

Lucile Brubaker, Deceased.

This day the Inventory and Appraisement 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 or waived by all interested persons, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Judge 14922

In the matter of the Estate of

Order Approving Inventory and Appraisement.

Jennie M. Liggett, Deceased
This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Judge.

In the matter of the estate of Order Granting Application by Surviving Spouse to Purchase Personal Property at appraised value. J. Glenn Wible, deceased. On the 23rd day of July, 1945 Cecile D. Wible the surviving spouse of J. Glenn Wible deceased, filed a schedule of certain personal property of above estate shown in the schedule, by her elected to be purchased and her application for an order directing the transfer and conveyance of the same to her upon her compliance with the terms and conditions of payments 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 administratrix is ordered to transfer and convey to said Cecile D. Wible, by a proper bill of sale, the personal property elected to be purchased, upon said surviving spouse complying with bthe following terms and conditions of payment fixed by the Court, to-wit: Cash upon delivery said property, in the amount as set in the inventory and appraisement on file and that she make a return to the Court. It is further ordered that said administratrix pay the costs of this proveeding , taxed at \$**** within 10 days. John W. Dailey, Judge.

In the matter of the estate of J. Glenn Wible, Deceased

Approving report and conveyance.

JULY 24, 1945

14934 In the matter of the estate of William S DeHaven, deceased.

This day an inventory and appraisement in the above captioned estate was filed in his Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court, forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of OHIO John W Dailey, Judge

14938 ORDER FOR APPOINTMENT AND FOR BOND JULY 25, 1945

ORDER FOR APPOINTMENT AND FOR BOND In the matter of the estate of

Marion Lowry, deceased.
This day Edgar A Lowry 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 Marion Lowry, deceased, late of the Village of Marysville, in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Edgar A Lowry is a suitable person and legally competent, it is ordered that he be appointed assuch administrator upon giving bondwith sureties as required by law in the sum of Twenty-one Hundred Dollars, and that he is hereby directed not to continue decedents business, but close the same up forth-with. John W Dailey, Judge SEAL

BOND APPROVED AND LETTERS ISSUED APPOINTMENT OF APPRAISERS, etc. In the matter of the estate of M

Marion Lowry, deceased.

This day Edgar A Lowry appeared in open Court, accepted the appointment as Administrator of the estate of Marion Lowry, deceased, and gave and filed herein his Bond in the sum of Twenty-one Hundred Dollars, conditioned according to law, with the Ohio Casualty Insurance Co, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Edgar A Lowry, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at C....

John W Daily, Judge SEAL

JULY 26,1945

14939 ORDER FOR APPOINTMENT

AND FOR BOND.
In the Matter of the estate of

Robert Armstead.

This day McKinley Haines appeared in open Court, and made and filed an application under oath as required by law. to be appointed as Administrator of the Estate of Robert Armistead, deceased, late of Paris Township in said County, and an affidavit that there is not to his knowledge and 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 McKinley Haines is a suitable person and legally com-

JULY 26, 1945

Petent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-one Hundred Dollars, and this cause is continued. John W. Dailey, SEAL

14936_

In the matter of the estate of Frank Speicher, deceased . AUTHORITY TO TRANSFER REAL ESTATE This day came Catherine Speicher, admrx. of the estateof Frank Speicher, deceased, andfiled herein her application, duly verified, which application is attached hereto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate, and the list of persons to whom each such parcel therof passed by descent or divise as as set forth in said application; and it appearing to the Court's satisfaction that the law has been fully complied with by said applicatn; 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. John W Dailey, Probate Judge SEAL

FILING OF FIRST AND FINAL ACCOUNT
In the matter of the estate of
J.M. Stierhoff, deceased.
This day came Paul Glazner, executor, of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on 25th of August, 1945, at 10:00 g'clock, A.M. and that notice therof beptiblished in the Marysville Tribune, as newspaper of this ounty. And this matter is continued until said time. John W Dailey, Judge SEAL

In the matter of the estate of

John W Dailey, Probate Judge, SEAL

Grant Brock, deceased.

AUTHORITY TO TRANSFER REAL ESATE

This day came Clara Smith, executrix, of the e state of Gran Brock, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is a s set forth in ht said application; andit 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 were 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.

14935

In the matter of the estate of

Jennie F Conrad, deceasd.

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by
the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory
and Appraisement be had before this Court forthwith, notice of said hearing having been waived
by all persons entitiled to notice under the law of the State of Ohio. It appearing to the Court
that Jesse M Conrad, is not an heir at law of the decedent. John W Dailey, Probate Judge

July 28, 1945

ORDERS ON FILING OF
SCHEDULE OF CLAIMS
In the matter of the estate of
Kunigunda Kleiber, deceased
This day a schedule of Claims in the above captioned estate was filedin this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims be confirmed and that the same be recorded. John W Dailey, Probate Judge

FILING OF FIRST AND
FINAL ACCOUNT
Estate of Kunigunda Kleiber
This day came Matilda Stierhodd, adrinistratrix of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on the 25th day of August, 1945, at 10:00 o'clock, A.M. and that notice therof be published as required by law, in the Marysville Tribune, a newspaper of thei County. And this matter continued until said Time.

John W Dailey, Probate Judge SEAL

Journal Entry Approving Publication of Notice

This day proof of publication of notice of filing a counts 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:

14867 Thelma Coder, administratrix of the estate of Neoma Clarridge, First and final acc 14774-A Charles Parrott, executor of the estate of Martha Miller, First and final account. Thelma Coder, administratrix of the estate of Neoma Clarridge, First and final account. 14658-A Ben Moore, administrator with the Will annexed of the estate of Clinton D. Burnham, Second and final account.

14868 Ernest C. Nicol and Martin H. Nicol, administrators of the estate of Louise Barbara Nicol, First and final account.

12141-B Jessie L. Edwards, guardian of Cora Blanche Fry, Sixth account. 11206 10564 A. D. Parish, guardian of Emma McClelland, First and final account. Ivan McAdow, guardian of Samuel D. McAdow, Eighteenth Account.

14796 Lelia A. Chapman, administratrix of the estate of Charles W. Chapman, First and final account. 14843 Nettie Monroe, administratrix of the estate of Sadie Tanner, First and final account. 14847-A Maud Jennings, executrix of the estate of William H. Jennings, First and final account. 14793-A Florence Lucile Kent, executrix of the estate of John Ray Reider, First and final account. 13140

Louise Scheiderer, guardian of Thelma Scheiderer, Second account.

14793-A In the matter of the estate of John Ray Reiderer, deceased.

This day the first and final account of Florence Lucile Kent, executrix of the estate of John Ray Reiderer, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

In the matter of the estate of William H. Jennings, deceased.

This day the first and final account of Maud Jennings, executrix of the estate of William H. Jennings, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises. finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The court finds said account duly balanced, and said estate settled according to law. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

In the matter of the estate of Sadie Tanner, deceased.

This day the first and final account of Nettie Monroe, administratrix of the estate of Sadie Tanner, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

In the matter of the estate of Charles W. Chapman, deceased.

This day the first and final account of Lelia A. Chapman, administratrix of the estate of Charles W. Chapman, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 same account is hereby approved, allowed and confirmed. The court finds said account duly balanced, and said estate settled according to law. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

In the matter of the guardianship of Samuel D. McAdow, an incompetent person.

This day the Eighteenth 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 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 with law. It is therefore ordered that the same be and hereby is approved, allowed and confirmed. The court further finds there is a balance in cash on deposit in the hands of said guardian in the sum of \$372.47 and all the securities listed in said account; that said guardian has paid the court costs for filing this account. It is ordered that said account and the proceedings herein be recorded in the records of this office. Approved: W. L. Metzger, Attorney, U. S. Veterans Administration

In the matter of the guardianship of

Emma McClelland,

This day the first and final account of A. D. Parish, guardian of Emma McClelland, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved allowed and confirmed. The court finds a balance of Four Hundred Forty Three and 19/100 Dollars (\$443.19) in the hands of said guardian due said ward; which amount he is ordered to pay over according to law, to Gwynn Sanders, Administrator of the estate of Emma McClelland, deceased. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

In the matter of the guardianship of

Cora Blanche Fry, incompetent.

This day the sixth account of Jessie L. Edwards, guardian of Cora Blanche Fry, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of Five Hundred Thirty nine and 4/100 Dollars (\$539.04), in the hands of said guardian due said ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

14658-A

In the matter of the estate of Clinton D. Burnham, deceased.

This day the second and final account of Ben Moore, administrator with the Will annexed of the estate of Clinton D. Burnham, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

14774-A

In the matter of the estate of

Martha Miller, deceased.

This day the first and final account of Charles Parrott, executor of the estate of Martha Miller, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

14867

In the matter of the estate of

Neoma Clarridge, deceased.

This day the first and final account of Thelma Coder, administratrix of the estate of Neoma Clarridge, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

In the matter of the guardianship

of Thelma Scheiderer, a minor.

This day the second account of Louise Scheiderer, guardian of Thelma Scheiderer, 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 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

In the matter of the estate of Louise Barbara Nicol, deceased.

This day the first and final account of Ernest C. Nicol and Martin H. Nicol, administrators of the estate of Louise Barbara Nicol, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciaries and bondsmen released and discharged except for fraud or manifest error.

14915-A

In the matter of the estate of

Orman A. Conrad, deceased. Order Approving Inventory and Appraisement

This day the Inventory and Appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

14927-A

In the matter of the estate of Lucile Brubaker, 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 Addie E. Brubaker, as executrix of the estate of Lucile Brubaker, 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 Martin Bunsold, 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 Laura Bunsold and Lydia Burger as executrices of the estate of John Martin Bunsold, 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.

14923-A

In the matter of the estate of Thomas W. Sharrer, 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 Carrie W. Sharrer as executrix of the estate of Thomas W. Sharrer, 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 J. Glenn Wible, 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 Cecile D. Wible as administratrix of the estate of J. Glenn Wible, 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.

14801 Estate of

Emma Campbell, deceased.

This day came Wilbur T. Parish, 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 25th day of August, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14907

July 31, 1945 In the matter of the estate of

Thomas C. Wyeth, deceased. Authority to Transfer Real Estate

This day came Chester L. Wyeth, administrator of the estate of Thomas C. Wyeth, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent. as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14922

In the matter of the estate of

Jennie M. Liggett, deceased. This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Lawrence Liggett as administrator of the estate of Jennie M. Liggett, 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.

14924

In the matter of the estate of

James E. McAllister, deceased. This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Ina Keckley as administrat-rix of the estate of James E. McAllister, 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.

14926-A

In the matter of the estate of

Laura Gorden, deceased.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Charles William Gorden as executor of the estate of Laura Gorden, 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 Frank Speicher, deceased.

Order Approving Inventory and Appraisement

This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed.

August 2, 1945

In the matter of the estate of Harley Rizor, deceased.

This day the schedule of claims, 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 claims has been given to all interested parties, as required by law; and that the fiduciary of said estate acted properly in allowing and classifying each claim contained in said schedule of claims, it is now ordered that said schedule of claims, after being duly examined, be confirmed.

Probate Notice - Settlement of Accounts

Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County, Ohio, for inspection, settlement, and record, and unless exceptions are filed thereto, they will be for hearing and confirmation on Saturday, August 25, 1945, at 10:00 o'clock A. M.

14792 Wilma Niswander, administratrix of the estate of Ollie G. Mitchell,

First and final account. Wilbur T. Parish, administrator of the estate of Emma Campbell, First and final account. 14801 14889 Matilda Stierhoff, administratrix of the estate of Kunigunda Kleiber,

First and final account. 14881 Paul Glazner, executor of the estate of J. M. Stierhoff, First and final account. William J. Porter, executor of the estate of Alice E. Burnham, First and final account. 14807 Theresa Galloway, administratrix of the estate of Charles M. Galloway.

First and final account. 14838-A W. R. Beaver, executor of the estate of Mary F. Beaver, First and final account. Roy F. Robinson, Trustee of the Will of Algernon M. Robinson, Third 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.

August 3, 1945

In the matter of the guardianship of Richard Spencer, a Minor.

This day this matter came on to be heard on the application of E. J. Somerville and Geo. G. Somerville, partners doing business as Somerville and Somerville, and upon the petition of Geo. W. Spencer, Guardian of Richard Spencer, a minor, which said petitions are duly verified and the same was tendered in open court praying that the said Geo. W. Spencer, Guardian as aforesaid, be permitted to pay to the petitioners Somerville and Somerville the sum of \$250.00 which said petitions are ordered to be filed. And it appearing to the Court that said Geo. W. Spencer, Guardian of Richard Spencer, a minor, has been duly appointed and qualified as said Guardian and that an order has been made in this proceeding authorizing the said Guardian to adjust the claim and make settlement of the same for injuries inflicted upon Richard Spencer by an automobile driven by Virginia Bruerd, the owner of which is alleged to be Victor Jolliff and Ruth Jolliff. And it appearing to the satisfaction of the court from said petition that the said Geo. W. Spencer made an agreement with the said law firm of Somerville and Somerville to pay the sum of \$250.00 upon the settlement and adjustment of said claim in the amount of \$1750.00; and it further appearing to the Court from the said petitions that the said fee of \$250.00 is a fair and reasonable compensation for the services so rendered by the said law firm of Somerville and Somerville in the adjustment and settlement of the said claim, it is therefore ordered by the Court that the said Geo. W. Spencer, Guardian as aforesaid, do pay to the said Somerville and Somerville the said sum of \$250.00 out of the money awarded to him as Guardian of Richard Spencer, a minor.

August 4, 1945 14910-B

Essie Marie Rupprecht, executrix of the estate of Theodore Weidman, deceased,

Plaintiff, vs. Conrad Weidman, et al., Defendants.

Journal Entry Finding Sale Necessary, Dispensing with Additional Bond and Ordering Private Sale This matter coming on to be heard upon the petition, the answer and cross petition of Conrad Weidman, and the evidence, the court finds all the defendants herein have all properly entered their appearance and consent to the sale as prayed for and are properly before the court. The court finds that from the evidence and pleadings 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 of Theodore Weidman in the amount of \$1583.33 and that a further appraisement is dispensed with. The court further finds that the bond heretofore given by the plaintiff as executrix of the estate of Theodore Weidman in the amount of \$2100.00 is sufficient and it is ordered that baid bond be continued. And it is ordered that said Essie Marie Rupprecht as such executrix sell said real estate at private sale at not less than the appraised value in the amount of \$1583.33 thereof on cash terms. It is further ordered that said Essie Marie Rupprecht as such executrix make return of sale without unnecessary delay. Approved by: William L. Coleman, Attorney for Plaintiff

14862-C John Ivan Brobeck, executor of the estate of

Letta B. Brobeck, deceased, Plaintiff, vs.
Frances Chlorinda Waxler, et al., Defendants.

On the 4th day of August, 1945, this cause came on to be and was heard on the report of John Ivan Brobeck, executor, as to his proceedings under this court's alias Order of Private Sale dated July 21, 1945, ordering said executor to sell certain real property therein described for cash at private sale and upon oral motion of said petitioner, John Ivan Brobeck to confirm the same made in obedience to said order. The court having carefully examined said report and finding the proceedings of said petitioner as executor 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 as executor shall execute a deed of all the right, title and interest of decedent Letta B. Brobeck and others in said real estate to Andrew F. Jones and Ellen A. Jones, husband and wife, upon said purchasers assuming the 1945 taxes and assessments and paying said executor the sum of Thirty-Five Hundred and no/100 (\$3500.00) Dollars, cash amount therefor. And this cause coming on further to be and

was heard upon the pleadings and a motion to distribute the proceeds of the sale in an afore-said amount. It is now therefore ordered and adjudged that said petitioner, John Ivan Brobeck, as executor shall pay therefrom the following amounts, viz: First: All costs and expenses in this land sale proceeding incurred and itemized as follows: To John W. Dailey, Probate Judge, court costs, \$16.00, To Allen & Allen, Stamps on Deed, 3.85, to Allen & Allen, Attorney fees, 70.00, To John Ivan Brobeck, Executor's percentum, 70.00. Secondly: It is ordered that said John Ivan Brobeck, as executor, shall make an accounting for the net proceeds he has herein received in the sum of Three Thousand Three Hundred Forty and 15/100 (\$3340.15) Dollars. 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.

Approved: Allen & Allen, Attorney for Plaintiff

14915-A August 6, 1945

In the matter of the estate of Orman A. Conrad, deceased.

Order to Transfer Certificate of Title to Motor Vehicles

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue Certificates of Title to Ina B. Conrad in accordance with the prayer of the petitioner.

14940 August 7, 1945

In the matter of the Will of Carrie Hamilton, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the Court by W. J. Merriman praying that an instrument in writing purporting to be the last will and testament of Carrie Hamilton, deceased, be admitted to probate: and all known next of kin, residents of the State of Ohio, having waived notice in writing and consent to probate of said Last Will and Testament. It is ordered that a hearing on said application will be had on the 7th day of August, 1945, forthwith.

14940
In the matter of the Will of Carrie Hamilton, deceased.
Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of W. J. Merriman to admit to probate and record the Will of Carrie Hamilton, deceased, late of the Village of Richwood in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse and that all the next of kin of said decedent, known to be resident of the State, have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And F. LeRoy Allen and Martha T. Parrott, 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 Carrie Hamilton, deceased; that it was duly executed and attested; and that the said testator, at the time of signing said Will, was of full age, of sound mind and memory, and not under any restraint. Therefore the Court orders the admitting of said Will to probate, and that it, together with the said testimony of the witnesses above named, be entered

14940-A
In the matter of the estate of Carrie Hamilton, deceased.
Order for Appointment and for Bond

of record in this Court.

The Last Will of Carrie Hamilton, deceased, late of Richwood in said County, having heretofore been duly proved and allowed; this day W. J. Merriman, the executor named in said Will, appeared in open court, and made and filed an application under oath, as required by law, to be appointed as such executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said W. J. Merriman is a suitable person and legally competent, it is ordered that he be appointed as such executor, upon giving bond with sureties as required by law in the sum of Twenty-one Hundred and no/100 Dollars, and this cause is continued.

14940-A In the matter of the estate of Carrie Hamilton, deceased.

This day W. J. Merriman appeared in open court, accepted the trust as executor of the estate of Carrie Hamilton, deceased, and gave and filed herein his bond in the sum of Twenty one Hundred and no/100 Dollars, conditioned according to law, with United States Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said W. J. Merriman; 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 \$\\$.

14892-A Estate of August 10, 1945

James F. Wible, deceased.

This day came Dana Gorton, administrator with the Will annexed 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14909 In the matter of the guardianship of Joanne Predmore, Minor.

Orders on Filing Inventory
This day an Inventory in the above captioned estate was filed in this court by the fiduciary
of said estate. It is ordered that the hearing on the approval of said Inventory be had before
this court forthwith, notice of said hearing having been waived by all persons entitled to
notice under the law of the State of Ohio.

Marion C. Winter, administrator of the estate of David Austin, deceased, Plaintiff, vs. Mabel James and Opal Stanford, Defendants.

This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent on demand and with the consent of all persons interested in said estate and the evidence. The court finds from the evidence that all necessary parties have waived notice and have entered their appearance herein and consented to the sale as prayed for and are before the court and that the prayer of the petition should be granted. Court further finds that the real estate described in the petition was appraised by the appraisers of the estate as follows: Tract No. 1 Appraised at \$1550.00, Tract No. 2 appraised at \$15.00, Total-1865.00, and that a further appraisal is dispensed with. It is further ordered that said Marion C. Winter as such administrator sell said real estate at private sale for not less than One Thousand, Eight Hundred and Sixty Five and no/100 (\$1,865.00), being the appraised value thereof for cash upon deliver of deed. And it is further ordered that said Marion C. Winter as such administrator make return of sale without unnecessary delay. Approved: Allen & Allen, Attorneys for Plaintiff.

14940-A
In the matter of the estate of Carrie Hamilton, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court
by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 23rd day of August, 1945, 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 Richwood 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.

14932 In the matter of the estate of Otho W. Dilsaver, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Elsie Dilsaver as administratrix of the estate of Otho W. Dilsaver, 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.

14933 In the matter of the estate of David Austin, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Marion C. Winter as administrator of the estate of David Austin, 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.

14776 Estate of August 13,1945

Norman Perry Hall, Incompetent.

This day came Oliver P. Hall, guardian of said estate, and filed his first account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

August 17, 1945

14932 In the matter of the estate of Otho W. Dilsaver, deceased.

Order Approving Inventory and Appraisement

This day the Inventory and Appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

14763 Estate of

Pearl Stevens, a minor.

This day came Sylvia Stevens, guardian 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 29th day of August, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14882 Estate of

Harley Rizor, deceased.

This day came Arthur F. Rizor, 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14876-A

In the matter of the estate of

Harry L. Smith, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14926-A

In the matter of the estate of

Laura Gorden, deceased.

Orders on Filing Inventory and Appraisement

This day an Inventory and Appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14939

August 18, 1945

In the matter of the estate of Robert Armistead, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 30th day of August, 1945, at 10 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by advertisement in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

14935-A

August 20, 1945

In the matter of the estate of Jennie F. Conrad, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a certificate of title to Jesse F. Conrad in accordance with the prayer of the petitioner.

14935-A

In the matter of the estate of Jennie F. Conrad, deceased.

Authority to Transfer Real Estate

This day came Jesse F. Conrad, executor of the estate of Jennie F. Conrad, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14941

In the matter of the estate of

John T. Foos, deceased.

Order for Appointment and for Bond

This day H.A. Foos 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 T. Foos, deceased, late of Jackson Township in said county, and an affidavit that there is not to his knowledge any Last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said H. A. Foos is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of twenty-one hundred dollars, and this cause is continued.

14941

In the matter of the estate of

John T. Foos, deceased.

Bond Approved and Letters Issued, Appointment of Appraisers, Order to Publish Notice

This day H. A. Foos appeared in open court, accepted the appointment as administrator of the estate of John T. Foos, deceased, and gave and filed herein his bond in the sum of twenty-one hundred dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said H. A. Foos; that Fred Bevis, Moses Schrote, and Clyde Parish be appointed appraisers of said estate; 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

14942

In the matter of the estate of

Elnora E. Foos, deceased.

Order for Appointment and for Bond.

This day H. A. Foos 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 Elnora E. Foos, deceased, late of Jackson Township in said county, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said H. A. Foos is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of twenty-one hundred dollars, and this cause is continued.

In the matter of the estate of Elnora E. Foos, deceased.

Bond Approved and Letters Issued, Appointment of Appraisers, Order to Publish Notice
This day H. A. Foos appeared in open court, accepted the appointment as administrator of the
estate of Elnora E. Foos, deceased, and gave and filed herein his bond in the sum of twenty-one
hundred dollars, conditioned according to law, with The United States Fidelity and Guaranty Co.
as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said H. A. Foos; that Fred Bevis, Moses Shrote, and Clyde Parish be
appointed appraisers of said estate; that notice of said appointment be published as required
by law; that this proceeding be recorded, and that said administrator pay the costs herein

14819-A

taxed at \$__.

August 21, 1945

Estate of Samuel S. Robertson, deceased.

This day came Laura A. Robertson, 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14943

In the matter of the will of

Joseph Zahn, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the court by Emma Zahn praying that an instrument in writing purporting to be the last will and testament of Joseph Zahn, deceased, be admitted to probate: It appearing that all next of kin have waived notice in writing, It is ordered that a hearing on said application will be had on the 21st day of August, 1945, at 10:00 o'clock A. M.

14943

In the matter of the Will of

Joseph Zahn, deceased.

Order Admitting to Probate and Record, A Witness Dead

This matter came on this day further to be heard, on the application of Emma Zahn to admit to probate and record the will of Joseph Zahn, 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 Emma Zahn, surviving spouse, and that the surviving spouse and all the next of kin of said decedent, known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will. And it further appearing to the Court that Clara Husted, one of the subscribing witnesses to said will, is dead. Thereupon Carrie W. Hornbeck and Clara Huber appeared in open Court and were duly sworn and examined according to law touching the genuineness of the signature of said Clara Husted attached to said will. Thereupon on this day came Carrie W. Hornbeck, the other subscribing witness to said will, who having been duly sworn, testified to the execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the court finds that the aforesaid instrument of writing is the last will of said Joseph Zahn, 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.

14943-A

In the matter of the estate of

Joseph Zahn, deceased. Order for Appointment and for Bond

The Last Will of Joseph Zahn, deceased, late of Marysville in said County, having heretofore been duly proved and allowed; this day Emma Zahn, 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 Emma Zahn is a suitable person, and legally competent, it is ordered that she be appointed as such executrix, upon giving bond with sureties as required by law in the sum of ten thousand dollars, and this cause is continued

14943-A

In the matter of the estate of

Joseph Zahn, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Emma Zahn appeared in open court, accepted the trust as executrix of the estate of Joseph Zahn, deceased, and gave and filed herein her bond in the sum of ten thousand dollars, conditioned according to law, with The United States Fidelity & Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Emma Zahn; 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 \$___.

14944

In the matter of the estate of Charles Logan Tallman, deceased.

Order for Appointment and for Bond
This day Emma R. Tallman 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 Logan Tallman, deceased, late of Marysville in said county, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Emma R. Tallman is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty-one Hundred Dollars, and this cause is continued.

In the matter of the estate of Charles Logan Tallman, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Emma R. Tallman appeared in open court, accepted the appointment as administratrix of the estate of Charles Logan Tallman, deceased, and gave and filed herein her bond in the sum of twenty-one hundred Dollars, conditioned according to law, with The Fidelity and Deposit Co. of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Emma R. Tallman; 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 \$\\$.

11261-C Estate of

Delmer Jerew, Incompetent.

This day came K. D. Kyle, guardian of said estate, and filed his tenth account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

August 22, 1945

14853-A

In the matter of the Estate of Mary Poling, deceased.

Order Granting Application by Surviving Spouse to Purchase Real Estate at Appraised Value on the 28th day of June, 1945, the surviving spouse of Mary Poling, deceased, filed a Petition to purchase certain real estate of above estate described in said petition, by him elected to be purchased at the appraised value as fixed by the appraisers, and application for an order directing Fay Poling, the administrator, to transfer and convey the same to Fay Poling under the terms and conditions of payment fixed by the court. It appearing to the court that the facts stated in said petition are true, and that said surviving spouse is by law entitled to make such election, said election is approved, and accordingly said administrator is ordered to transfer and convey to said Fay Poling by a good and sufficient deed the real estate elected to be purchased, upon the said surviving spouse complying with the following terms and conditions of payment fixed by the court, to-wit: by payment to the administrator the sum of \$500.00, the appraisement of said undivided one-half interest in said property and that he make a return thereof to the court. It is further ordered that said administrator of said decedent's estate, pay the costs of this proceeding taxed at \$11.00 within __days.

14853-A
In the matter of the Estate of Mary Poling, deceased.
Approving Report of Conveyance

This day this matter came on for hearing on the Report of Conveyance of real estate to the surviving spouse of said decedent. It appearing to the Court that said Report is, in all respects, correct and that such conveyance has been made according to law and the former order of the Court, it is ordered that said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$11.00.

14945 In the matter of the estate of Harry Hathaway, deceased. Order for Appointment and for Bond

This day Gwynn 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 Harry Hathaway, deceased, late of Richwood in said county, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate; also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Gwynn 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 Eight Thousand Dollars, and this cause is continued.

In the matter of the estate of Harry Hathaway, deceased.

Bond Approved and Letters Issued, Appointment of Appraisers, Order to Publish Notice
This day Gwynn Sanders appeared in open court, accepted the appointment as administrator of
the estate of Harry Hathaway, deceased, and gave and filed herein his bond in the sum of Eight
Thousand Dollars, conditioned according to law, with The American Bonding Company of Baltimore
as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Gwynn Sanders; that A. D. Parish, D. E. Ogan, and Fred Rapp be appointed
appraisers of said estate; 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 \$____.

14862-A Estate of August 23, 1945

Letta B. Brobeck, deceased.

This day came John Ivan Brobeck, 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said

14804-A Estate of

Edgar H. McMahan, deceased.

This day came Guy McMahan, 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of the estate of

Charles Lincoln, deceased.
Order for Appointment and for Bond

This day Phillip Lincoln 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 Lincoln, deceased, late of Union Township in said county, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Phillip Lincoln is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Twenty-five Hundred Dollars, and this cause is continued.

14946

In the matter of the estate of

Charles Lincoln, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Phillip Lincoln appeared in open court, accepted the appointment as administrator of the estate of Charles Lincoln, deceased, and gave and filed herein his bond in the sum of Twenty-five Hundred Dollars, conditioned according to law, with Roy Lincoln and Lorena Murray as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Phillip Lincoln; 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 \$\frac{1}{2}\$.

14942

In the matter of the estate of

Elnora E. Foos, deceased.

Orders on Filing Inventory and Appraisement

This day an Inventory and Appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14942

In the matter of the estate of

Elnora E. Foos, deceased. Authority to Transfer Real Estate

This day came H. A. Foos, administrator of the estate of Elnora E. Foos, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14941

In the matter of the estate of

John T. Foos, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14941

In the matter of the estate of

John T. Foos, deceased.

Authority to Transfer Real Estate

This day came H. A. Foos, administrator of the estate of John T. Foos, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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,

14947

In the matter of the guardianship

of Carrie M. Allen.

as provided by law.

Order for Hearing and Notice

This day Lena A. Robinson filed an application in court for the appointment of a guardian of Carrie M. Allen, alleged an incompetent person. It is ordered that said application be set for hearing on the 31st day of August, 1945, at 10 o'clock A. M., and that at least three days' notice of the time and place of said hearing be given to: The proposed ward, Carrie M. Allen by person service in writing. All other interested parties by personal service in writing as provided by law.

14948
In the matter of the estate of Adam W. Shirk, deceased.

Order for Appointment and for Bond

This day Tillie Fischer 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 Adam W. Shirk, deceased, late of Peoria, Ohio, in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Tillie Fischer is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of three thousand dollars, and this cause is continued.

14948
In the matter of the estate of Adam W. Shirk, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

14946 August 24, 1945

In the matter of the estate of Charles Lincoln, deceased.
Orders on Filing Inventory

This day an Inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

In the matter of the estate of William S. DeHaven, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of E. J. Marsh as administrator of the estate of William S. DeHaven, 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.

14935 In the matter of the estate of Jennie F. Conrad, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Jesse F. Conrad as executor of the estate of Jennie F. Conrad, 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 Frank Speicher, deceased.

This day the affidavit of . M. Huber, publisher, agent of the "arysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Catherine Speicher as administratrix of the estate of Frank Speicher, 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.

14939 In the matter of the estate of Robert Armistead, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of McKinley Haines as administrator of the estate of Robert Armistead, 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.

14938 In the matter of the estate of Marion Lowry, deceased.

Orders on Filing Inventory and Appraisement
This day an Inventory and appraisement in the above captioned estate was filed in this court
by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 5th day of September, 1945, 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 service by the sheriff 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 fidu-

ciary herein, at least 10 days prior thereto.

14948 In the matter of the estate of Adam W. Shirk, deceased.

Orders on Filing Inventory and Appraisement

This day an Inventory and Appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

Journal Entry 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:

14792 Wilma Niswander, administratrix of the estate of Ollie G. Mitchell, First and final account.

14801 Wilbur T. Parish, administrator of the estate of Emma Campbell, First and final account.

14889 Matilda Stierhoff, administratrix of the estate of Kunigunda Kleiber, First and final account.

14881 Paul Glazner, executor of the estate of J. M. Stierhoff, First and final account.

14807 William J. Porter, executor of the estate of Alice E. Burnham, First and final account.

14823 Theresa Galloway, administratrix of the estate of Charles M. Galloway, First and final account.

14838-A W. R. Beaver, executor of the estate of Mary F. Beaver, First and final account.

14838-A W. R. Beaver, executor of the Will of Algernon M. Robinson, Third account.

14026
In the matter of the Trusteeship under the Will of Algernon M. Robinson, deceased.

This day the Third Account of Roy F. Robinson, Trustee for Viola M. Robinson, Dorothy M. Robinson and Doris J. Robinson, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of Fourteen and 40/100 Dollars (\$14.40) in the hands of said Trustee, and the securities as listed in the account. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

In the matter of the estate of Mary F. Beaver, deceased.

Mary F. Beaver, deceased.

This day the first and final account of W. R. Beaver, executor of the estate of Mary F. Beaver, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

14792 In the matter of the estate of Ollie G. Mitchell, deceased.

This day the first and final account of Wilma Niswander, administratrix of the estate of Ollie G. Mitchell, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

14801 In the matter of the estate of Emma Campbell, deceased.

This day the first and final account of Wilbur T. Parish, administrator of the estate of Emma. Campbell, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

In the matter of the estate of Kunigunda Kleiber, deceased.

This day the first and final account of Matilda Stierhoff, administratrix of the estate of Kunigunda Kleiber, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

14807-A
In the matter of the estate of Alice E. Burnham, deceased.

This day the first and final account of William J. Porter, executor of the estate of Alice E. Burnham, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

14881-A

In the matter of the estate of J. M. Stierhoff, deceased.

This day the first and final account of Paul Glazner, executor of the estate of J. M. Stierhoff. deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

14823

In the matter of the estate of Charles M. Galloway, deceased.

This day the first and final account of Theresa Galloway, administratrix of the estate of Charles M. Galloway, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

14825-A

In the matter of the estate of Fred . Schoenleb, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14825-A Estate of

Fred J. Schoenleb, deceased.

This day came Carrie M. Schoenleb, 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14926

August 27, 1945

In the matter of the Will of

Laura Gorden, deceased.

Election Under Will by Written Instrument On this 27th day of August, 1945, a written instrument, duly signed and acknowledged by Charles William Gorden, surviving spouse of Laura Gorden, deceased, evidencing his election to take under said Will was filed inthis 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.

In the matter of the estate of Joseph E. DeGood, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14836

Estate of

Joseph E. DeGood, deceased. This day came Gertrude Moffitt DeGood, administratrix 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is

continued until said time.

14887 In the matter of the estate of

Mayme McLean DeGood, deceased. This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14887

Estate of Mayme McLean DeGood, deceased.

This day came Gertrude Moffitt DeGood, administratrix 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

10028-A

Guardianship of

William Braun, deceased. This day came Christine Braun, guardian of said estate, and filed her eighteenth account herein. t is thereupon ordered that said account be set for hearing on Saturday, the 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14940-A

In the matter of the estate of

Carrie Hamilton, deceased.

Order Approving Inventory and Appraisement This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

In the matter of the estate of

Carrie Hamilton, deceased. This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of W. J. Merriman as executor of the estate of Carrie Hamilton, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of this notice; it is ordered that the same be recorded in the records of this office.

In the matter of the estate of

Joseph Zahn, deceased. Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14859

Estate of

Cora H. Amrine, deceased. This day came Erma S. Kramer, administratrix 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

Estate of Donald P. Knisley, deceased.

This day came Myrna Knisley, administratrix 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

August 30, 1945

In the matter of the estate of

Robert Armistead, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

14949

In the matter of the estate of

Lamont Disbennett, dedeased. Order for Appointment and for Bond

This day Eldon I. Disbennett 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 Lamont Disbennett. deceased, late of Leesburg 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 Eldon I. Disbennett is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Six thousand Dollars, and he is hereby directed not to continue decedents business but close the same up forthwith, and this cause is continued.

In the matter of the estate of

Lamont Disbennett, deceased. Bond Approved and Letters Issued, Appointment of Appraisers, Orderto Publish Notice

This day Eldon 1. Disbennett appeared in open court, accepted the appointment as administrator of the estate of Lamont Disbennett, deceased, and gave and filed herein his bond in the sum of Six Thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Eldon I. Disbennett; that Elton Myers, Whit Cunningham, and Harry Clevenger be appointed appraisers of said estate; 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 \$.

August 31, 1945

14947 In the matter of the guardianship

of Carrie M. Allen. Order on Hearing

This day this matter came on to be heard upon the application filed herein. The court finds that notice has been given to all interested parties as heretofore ordered. The court finds that said Carrie M. Allen is an incompetent person by reason of advanced age and mental disability, and therefore she is incapable of taking care of and preserving her property. It is therefore ordered that a guardian be appointed. It appearing to the court that Lena A. Robinson is legally competent, and she having filed the application herein and given bond in the sum of \$2100.00 conditioned according to law, with Hartford Accident and Indemnity Company as sureties thereon. it is ordered that said bond be approved and that Letters of Guardianship issue to said Lena A. Robinson, as provided by law.

14950 In the matter of the estate of Charles Colin DeLeon, deceased.

Order for Appointment and for Bond This day Carrie DeLeon 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 Charles Colin DeLeon, deceased, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Carrie DeLeon is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law, in the sum of Two Thousand one hundred (2100.00) Dollars, and this cause is continued.

In the matter of the estate of Charles Colin DeLeon, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Carrie DeLeon appeared in open court, accepted the appointment as administratrix of the estate of Charles Colin DeLeon, deceased, and gave and filed herein her bond in the sum of Thousand one hundred (\$2100.00) Dollars, conditioned according to law, with Hartford Accident and Indemnity Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Carrie DeLeon; 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 \$.

14910-B Essie Marie Rupprecht, executrix of the estate of Theodore Weidman, Plaintiff, -vs-

Conrad Weidman and Inez Weidman, his wife, et al., Defendants. Journal Entry Confirming Sale, Ordering Deed and Distribution

This day this cause came on to be heard upon the report of Essie Marie Rupprecht, executrix of the estate of Theodore Weidman, of her proceedings under the former order of this court and upon the motion of said petitioner to confirm the sale made in obedience to said order; and the court having carefully examined said report and finding the proceedings of said petitioner in all respects correct and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Theodore Weidman, deceased, in said real estate to the purchaser, Conrad Weidman, upon the purchaser paying the purchase price in full in the sum of \$1583.33. The court finds there is due to Conrad Weidman on his answer and cross petition for expenditures made on said property to the benefit of the decedent the sum of \$279.34. It is further ordered that said Essie Marie Rupprecht, out of the money in her hands pay 1st: To the treasurer of this county the sum of \$16.68, being the taxes, penalty and interest due on said property. 2nd: Costs and expenses incurred in the sale of said property including an attorney fee of \$125.00 to William L. Coleman and \$125.00 to Essie Marie Rupprecht for her services as executrix in this land sale proceeding. 3rd: To the clerk of this court the sum of \$15.00, for costs herein expended. 4th: To Conrad Weidman on his answer and cross petition the sum of \$279.34. 5th: It is further ordered that the balance of said proceeds amounting to the sum of \$1022.31, be accounted for by Essie Marie Rupprecht, executrix of the estate of Theodore Weidman, deceased, according to law.
Approved by: William L. Coleman, Attorney for Plaintiff

L. C. Bliss, Asst. Atty. Gen'l., Attorney for Division of Aid for the Aged

14951 In the matter of the Will of

Solomon Jackson Weldon, deceased. Journal Entry on Presentation of Will for Probate

An application having been this day presented to the court by Floyd Weldon praying that an instrument in writing purporting to be the last will and testament of Solomon Jackson Weldon, deceased, be admitted to probate: It is ordered that 10 days notice, in writing, of the presentation of said Will and of the application for the admission of the same for probate, be given to the surviving spouse and to the next of kin of said testator, known to be resident of the State, by service by the sheriff, and that a hearing on said application will be had on the 12th day of September, 1945, at 10 o'clock A. M.

14952 In the matter of the estate of Mary M. Hush, deceased. Authority to Transfer Real Estate

This day came A. S. Hush, heir of Mary M. Hush, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14908 In the matter of the estate of Tommie L. Southard, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14908 Estate of

Tommie L. Southard, deceased.

This day came Anna LeMay, administratrix 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14883 In the matter of the estate of

Herbert Hoffman, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14883 Estate of

Herbert Hoffman, deceased.

This day came Utha Hoffman, administratrix 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

September 1, 1945

14949 In the matter of the estate of Lamont Disbennett, deceased.

Orders on Filing Inventory and Appraisement
This day an inventory and appraisement in the above captioned estate was filed in this court
by the fiduciary of said estate. It is ordered that the approval of said inventory and appraise
ment be set for hearing before this court on the 13th day of September, 1945, 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 service by the sheriff at least 10 days prior to the date of said hearing;
except those who have waived said notice or who will hereafter be personally served by the
fiduciary herein, at least 10 days prior thereto.

In the matter of the estate of Fannie Huber, deceased.

Order for Appointment and for Bond
This day Fred Huber 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 Fannie Huber, deceased, late of Milford Center, in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Fred Huber is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of five thousand dollars, and this cause is continued.

14953 In the matter of the estate of Fannie Huber, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Fred Huber appeared in open court, accepted the appointment as administrator of the estate of Fannie Huber, deceased, and gave and filed herein his bond in the sum of five thousand dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Fred Huber; 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 \$___.

14953 In the matter of the estate of September 4, 1945

Fannie Huber, deceased. Orders on Filing Inventory

This day an Inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14944 In the matter of the estate of Charles Logan Tallman, deceased.

Orders on Filing Inventory and Appraisement
This day an Inventory and Appraisement in the above captioned estate was filed in this court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having
been waived by all persons entitled to notice under the law of the State of Ohio.

14944_A
In the matter of the estate of

Charles Logan Tallman
Order Granting Application by Surviving Spouse to Purchase Real Estate at Appraised Value
On the 4th day of September, 1945, the surviving spouse of Charles Logan Tallman, deceased,
filed a Petition to purchase certain real estate of above estate described in said petition,
by her elected to be purchased at the appraised value as fixed by the appraisers, and application
for an order directing Emma R. Tallman, the administratrix, to transfer and convey the same to
Emma R. Tallman under the terms and conditions of payment fixed by the court. It appearing to
the court that the facts stated in said petition are true, and that said surviving spouse is by
law entitled to make such election, said election is approved, and accordingly said administratrix
is ordered to transfer and convey to said Emma R. Tallman by a good and sufficient deed the real
estate elected to be purchased, upon the said surviving spouse complying with the following terms
and conditions of payment fixed by the court, to-wit: Cash on delivery of deed, and that she
make a return thereof to the court. It is further ordered that said administratrix of said
decedent's estate, pay the costs of this proceeding taxed at \$\frac{1}{2}\$, within ___ days.

14944_A In the matter of the estate of Charles Logan Tallman, Deceased. Approving Report of Conveyance

This day this matter came on for hearing on the Report of Conveyance of real estate to the surviving spouse of said decedent. It appearing to the court that said Report is, in all respects, correct and that such conveyance has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said administratrix pay the costs herein, taxed at \$__.

14732 Estate of

Chester C. Inskeep, deceased. This day came Mary Bernice Inskeep, administratrix 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 29th day of September, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

September 5, 1945 14938 In the matter of the estate of

Marion Lowry, deceased.

Order Approving Inventory and Appraisement This day the inventory and appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed.

September 6, 1945

Probate Notice - Settlement of Accounts Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County, Ohio, for inspection, settlement, and record, and unless exceptions are filed thereto, they will be for hearing and confirmation on Saturday, September 29, 1945, at 10 o'clock A. M.

14732 Mary Bernice Inskeep, administratrix of the estate of Chester C. Inskeep, First and final account.

14883 Utha Hoffman, administratrix of the estate of Herbert Hoffman, First and final account. 14908 Anna LeMay, administratrix of the estate of Tommie L. Southard, First and final account. 14859 14805 Erma S. Kramer, administratrix of the estate of Cora H. Amrine, First and final account. Myrna Knisley, administratrix of the estate of Donald P. Knisley, First and final account.

10028A Christine Braun, guardian of William Braun, Eighteenth Account. Gertrude Moffitt DeGood, administratrix of the estate of Mayme McLean DeGood, 14887

First and final account. 14836 Gertrude Moffitt DeGood, administratrix of the estate of Joseph E. DeGood,

First and final account. 14825-A Carrie M. Schoenleb, executrix of the estate of Fred J. Schoenleb, First and final account. 14804A Guy McMahan, executor of the estate of Edgar H. McMahan, First and final account.

John Ivan Brobeck, executor of the estate of Letta B. Brobeck, First and final account.

112610 K. D. Kyle, guardian of Delmer Jerew, Tenth account. 14819A Laura A. Robertson, executrix of the estate of Samuel S. Robertson, First and final account. 14882 Arthur F. Rizor, administrator of the estate of Harley Rizor, First and final account.

14763 Sylvia Stevens, guardian of Pearl F. Stevens, First and final account. 14776 Oliver P. Hall, guardian of Norman Perry Hall, First account.

Dana Gorton, administrator with the will annexed of the estate of James F. Wible,

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.

September 8, 1945

14849 In the matter of the estate of Frank H. Harger, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had on the 18th day of September, 1945, at 10 o'clock A. M. at which time and place, the action of the fiduciary herein, in allowing and classifying claims will be confirmed, unless cause to the contrary be shown; It is further ordered that said fiduciary cause written notice to be served personally or by registered mail with return receipt requested, upon the surviving spouse and all other persons having an interest in the estate as devisees, legatees, heirs and distributees, except those who have waived the same in writing or otherwise voluntarily entered their appearance.

14932 In the matter of the estate of Otho W. Dilsaver, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Sidney Spurlock in accordance with the prayer of the petitioner.

12982 September 11, 1945 Guardianship of Ted Olga Cribb

and Ward Allen Cribb. This day came Martha Lockwood, guardian of said estates, and filed her fifth account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 27th day of October, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. Marion C. Winter, administrator of the estate of David Austin, deceased, Plaintiff,

vs. Mabel James and Opal Stanford, Defendants. On the eleventh day of September, 1945, this cause came on to be, and was, heard on the report of Marion C. Winter, administrator, as to his proceedings under this court's former order to sell certain property for cash at private sale, and upon oral motion of said petitioner Marion C. Winter to confirm the same made in obedience to said order. The court having carefully examined said report and finding the proceedings of said petitioner as administrator 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 as administrator shall execute a deed of all the right, title and interest of decedent David Austin and others in said real estate to Dolph W. Potts upon said purchaser assuming the 1945 taxes and paying said administrator the sum of Twenty one hundred dollars (\$2100.00) the cash amount thereof. And this cause coming on further to be, and was, heard, upon the pleadings and a motion to distribute the proceeds of the sale in aforesaid it is now therefore ordered and adjudged, viz: That said petitioner Marion C. Winter as administrator shall: First: Pay all costs and expenses in this land sale proceeding incurred and including, as for attorney fees, the amount of \$104.00 to Allen & Allen acting as for said petitioning administrator, and the percentum of said administrator petitioner herein and amounting to the sum of \$104.00. Secondly: To Allen & Allen for documentary stamps on deed the sum of \$2.75. It is further ordered that the balance of said proceeds, amounting to the sum of \$1889.25 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 \$15.00, out of the proceeds of said sale, within ten days.

14951 September 12, 1945

In the matter of the Will of Solomon Jackson Weldon, deceased. Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Floyd Weldon to admit to probate and record the Will of Solomon Jackson Weldon, deceased. late of the township of Jerome in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving Blanche M. Weldon, his surviving spouse, and that the surviving spouse and all the next of kin of said decedent, known to be resident of the State, have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And Clifton L. Caryl and Mildred L. Fladt the subscribing witnesses to said Will, this day appeared in open court and having been duly sworn, testified respectively to the due execution and attestation of said Will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said Solomon Jackson Weldon, 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.

14951-A In the matter of the estate of Solomon Jackson Weldon, deceased. Order for Appointment and for Bond

The Last Will of Solomon Jackson Weldon, deceased, late of Jerome Township in said County, having heretofore been duly proved and allowed; this day Floyd Weldon, 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 Floyd Weldon is a suitable person and legally competent, it is ordered that he be appointed as such executor, upon giving bond with sureties as required by law, in the sum of five thousand dollars, and this cause is continued.

In the matter of the estate of Solomon Jackson Weldon, deceased.

Bond Approved and Letters Issued, Order to Publish Notice
This day Floyd Weldon appeared in open court, accepted the trust as executor of the estate of Solomon Jackson Weldon, deceased, and gave and filed herein his bond in the sum of five thousand dollars, conditioned according to law, with the United States Fidelity and Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters Testamentary Assue on the Will of said decedent to said Floyd Weldon; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executor pay the costs herein taxed at \$.

In the matter of the estate of Nathan W. Rinehart, deceased. Authority to Transfer Real Estate

This day came Laura E. Rinehart, widow of Nathan W. Rinehart, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14949 In the matter of the estate of Lamont Disbennett, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

14956
In the matter of the guardianship of Maurice Edwards, alleged incompetent.

Order for Hearing and Notice

This day Frank W. Kirk filed an application in court for the appointment of a guardian of
Maurice Edwards, alleged an incompetent person. It is ordered that said application be set for
hearing on the 18th day of September, 1945, at 10 o'clock A. M., and that at least three days'
notice of the time and place of said hearing be given to: The proposed ward, Maurice Edwards, by
personal service in writing. All other interested parties having waived notice as provided by law.

9276-A
In the matter of the guardianship of
Everett Loy Pyers, an incompetent person.

This day this cause came on for hearing upon the application of Charles R. Pyers for extraordinary compensation for services rendered upon behalf of his ward, and the court being fully advised in the premises finds that the amount requested in the application in the sum of \$25.00 is just and reasonable. It is therefore ordered by the court that the sum of \$25.00 be allowed said guardian for extraordinary compensation for services rendered upon behalf of his ward.

14942 September 14, 1945

In the matter of the estate of Elnora E. Foos, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of H. A. Foos as administrator of the estate of Elnora E. Foos, 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.

14945 In the matter of the estate of Harry Hathaway, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Gwynn Sanders as administrator of the estate of Harry Hathaway, 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.

14957 September 18, 1945

In the matter of the estate of Amy Clevenger, deceased.

This day came James Clevenger, and filed herein his motion to admit to record the last will and testament of Amy Clevenger, of Rio Blanco County, Colorado, and presented with said application a copy of the said will and the probate thereof, duly authenticated. Wherefore it is ordered that notice thereof be given in The Richwood Gazette, a newspaper of general circulation in this county, once a week for three consecutive weeks, the first publication to be made forty days prior to the 22nd day of November, 1945, at 10 o'clock A. M., the day this motion is set for hearing.

14812 Estate of

Nellie January, deceased.

This day came Reuben January, 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 27th day of October, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14876-A
In the matter of the estate of
Harry L. Smith, deceased.
Authority to Transfer Real Estate

This day came Flora Smith, executrix of the estate of Harry L. Smith, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14956 In the matter of the guardianship of Maurice Edwards, an incompetent person

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 Maurice Edwards is an incompetent person by reason of physical disability and infirmity, 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 Frank W. Kirk is legally competent, and he having filed the application herein and given bond in the sum of \$5000.00, conditioned according to law, with Fidelity & Deposit Company of Maryland as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Frank W. Kirk as provided by law.

14849 In the matter of the estate

of Frank H. Harger, deceased.
This day the schedule of claims, 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 claims has been given to all interested parties, as required by law; and that the fiduciary of said estate acted properly in allowing and classifying each claim contained in said schedule of claims, it is now ordered that said schedule of claims, after being duly examined, be confirmed.

14958 In the matter of the estate of Forest L. Seaman, deceased.

Order For Appointment and for Bond
This day Ruth A. Seaman 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 Forest L. Seaman, 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 administratrix should be appointed and that said Ruth A. Seaman is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law, in the sum of twenty-one hundred dollars, and this cause is continued.

14958
In the matter of the estate of Forest L. Seaman, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Ruth A. Seaman appeared in open court, accepted the appointment as administratrix of the estate of Forest L. Seaman, deceased, and gave and filed herein her bond in the sum of twenty-one hundred dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Ruth A. Seaman; 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 \$___\$.

4945 September 20, 1945

In the matter of the estate of Harry Hathaway, deceased.

Orders on Filing Inventory and Appraisement

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14923-A
In the matter of the Will of Thomas W. Sharrer, deceased. Election of Surviving Spouse

This day personally appeared in open court Carrie W. Sharrer, surviving spouse of said Thomas W. Sharrer, deceased, and signified her desire of making her election whether to take under the will of said Thomas W. Sharrer, deceased, or under the statute of descent and distribution. Whereupon the Court explained to her the provisions of said will and her rights under the same and also explained to her rights at law in the event of her taking under the statute of descent aid distribution, and thereupon she declared herself satisfied with the provisions of said will, and elected to take under said will, and her election so to take is hereby entered upon the Journal of the Court, as provided by law.

14921 September 21, 1945

In the matter of the Will of Vernie May Wurtsbaugh, deceased.

Election Under Will by Written Instrument

On this 21st day of September, 1945, a written instrument, duly signed and acknowledged by Firman M. Wurtsbaugh, surviving spouse of Vernie May Wurtsbaugh, deceased, evidencing his 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 the Court.

14921-A

In the matter of the estate of

Vernie May Wurtsbaugh, deceased.

This day Firman M. Wurtsbaugh, executor of the estate of Vernie May Wurtsbaugh, deceased, appeared in open court, and filed his petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit: Items of said Assets-Personal goods and chattels, To Whom to be Distributed-Firman Wurtsbaugh. And it appearing to the Court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attached to said petition; It is therefore ordered that said Executor distribute and pay over said assets in kind as described above; provided, however, that each legatee or distribute herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit. It is further ordered that said Executor report his proceedings herein immediately after the making of such distribution; and this cause is continued.

14921-A In the matter of the estate of Vernie May Wurtsbaugh, deceased.

This day came Firman M. Wurtsbaugh, executor of the estate of Vernie May Wurtsbaugh, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the court; it is ordered that the proceedings of said executor be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said executor pay the costs herein taxed at \$2.00.

McKinley Haines, administrator of the estate of Robert Armistead, deceased, Plaintiff, -vs-Luther C. Mitchell, et al., Defendants.

Journal Entry Finding Sale Necessary

This day this cause came on to be heard upon the petition of the plaintiff for authority to sell real estate of the decedent to pay debts of his estate, and the answer and cross-petition of the Division of Aid for the Aged, Department of Public Welfare of the State of Ohio, all other parties defendant having waived notice. The Court finds from the evidence that all necessary parties are before the Court and that the prayer of the petition should be granted. The Court further finds that the real estate described in the petition was appraised by the appraisers of the estate in the sum of \$800.00, 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 Robert Armistead, deceased, in the sum of Twenty-one Hundred Dollars (\$2100.00) is sufficient and that the giving of an additional bond be dispensed with. And this cause is continued.

In the matter of the estate of Robert Driscoll, deceased.

Authority to Transfer Real **state
This day came John C. Driscoll, administrator of the estate of Robert Driscoll, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

11027-A
In the matter of the guardianship of Otimer Elliott, an incompetent

Entry-Recognizing John C. Driscoll as Legal Custodian of Otimer Elliott, an Incompetent
This cause coming on to be heard upon the petition of John C. Driscoll, step-brother of
Otimer Elliott, an incompetent person, and the court upon consideration of same find that said
petitioner, John C. Driscoll has exercised actual and legal custody of said incompetent, Otimer
Elliott, which custody may be recognized by the United States Veterans Administration, in the
payment of pension benefits on behalf of said incompetent, Otimer Elliott, and that further proceedings incident to the appointment of a legal guardian for the said Otimer Elliott, may be
and hereby are dispensed with.
Approved: W. L. Metzger, Chief Attorney, Veterans Administration, Dayton, Ohio.

9276-A Guardianship of

This day came Charles R. Pyers, guardian of said estate, and filed his tenth account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 27th day of October 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14959
In the matter of the estate of Hattie B. Heenan, deceased.

September 22, 1945

Order for Appointment and for Bond
This day Joseph T. Heenan 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 B. Heenan, deceased, late of Washington Township in said county, and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms as to what

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 Joseph T. Heenan is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Twenty-One Hundred Dollars, and this cause is continued.

In the matter of the estate of Hattie B. Heenan, deceased.

Bond Approved and Letters Issued, Appointment of Appraisers, Order to Publish Notice
This day Joseph T. Heenan appeared in open court, accepted the appointment as administrator of the estate of Hattie B. Heenan, deceased, and gave and filed herein his bond in the sum of Twenty One Hundred Dollars, conditioned according to law, with The American Bonding Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Joseph T. Heenan; that Marion C. Winter, D. E. Ogan, and George Battles be appointed appraisers of said estate; 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 \$\frac{1}{2}\$.

14398 September 24, 1945

In the matter of the guardianship of Robert Warren Evans.

On motion of Verna Calloway, guardian, and for good cause shown it is ordered that said guardian be, and she hereby is authorized to withdraw from her ward's fund the sum of \$100.00 per quarter for his education.

14948 In the matter of the estate of

Adam W. Shirk, 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 Tillie Fischer as administratrix of the estate of Adam W. Shirk, 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.

14943-A

In the matter of the estate of

Joseph Zahn, 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 Emma Zahn as executrix of the estate of Joseph Zahn, 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.

14944

In the matter of the estate of Charles Logan Tallman, 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 Emma R. Tallman as administratrix of the estate of Charles Logan Tallman, 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.

14941 In the matter of the estate of John T. Foos, 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 H. A. Foos as administrator of the estate of John T. Foos, 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.

14620-B Kenneth D. Kyle, guardian of Nora E. Lake, Plaintiff, vs. Linnie D. Lane, et al., Defendants.

On application of F. LeRoy Allen, attorney and it appearing to the court that Nora E. Lake, one of the defendants herein, an incompetent person and that she has been duly served with summons, it is ordered that William L. Coleman and he is hereby appointed guardian ad litem for said incompetent person, Defendant, with leave to answer which is accordingly done.

14620-B Kenneth D. Kyle, guardian of Nora E. Lake, Plaintiff, vs. Linnie D. Lake, et al., Defendants.

This matter came on to be heard upon the petition of the plaintiff, the answer of Kenneth D. Kyle as guardian of Linnie D. Lake and the evidence; the court finds all the defendant therein have been duly and legally serviced with process or have voluntarily entered their appearance herein and consent to the sale of the real estate as prayed for in said petition and are properly before the court. The court further finds from the evidence that the said Nora E. Lake is the owner in fee simple in said real estate and that it is necessary to sell said real estate for the reasons set forth in the petition herein filed and that prayer of the petition should be granted. And it appearing to the court that it is necessary that an appraisement should be made of said real estate, it is ordered that Lloyd Matteson, E. B. Taylor and Lee Decker, 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. 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 by them according to law and to make return of their proceedings in writing to this court within 10 days from the date hereof.

Approved: Allen & Allen, Attorneys for Plaintiff

14960 In the matter of the estate of Jennie Stratton, deceased. Authority to Transfer Real Estate

This day came Florence Howard Roosa, successor in the chain of title of the estate of Jennie Stratton, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14921-A September 25, 1945

In the matter of the estate of Vernie May Wurtsbaugh, deceased. Authority to Transfer Real Estate

This day came Firman M. Wurtsbaugh, executor of the estate of Vernie May Wurtsbaugh, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14849 Estate of

Frank H. Harger, deceased.

This day came Neva B. Harger, administratrix 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 27th day of October, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14879-A In the matter of the estate of C. D. Borntrager, deceased.

This day Jacob C. Borntrager, executor of the estate of C. D. Borntrager, deceased, filed herein his Statement in Lieu of and for an Account. It is ordered that the same be and hereby is accepted.

14956 In the matter of the guardianship of

Maurice Edwards, an incompetent person. This cause came on this day to be heard on the Application of the duly appointed, qualified and acting guardian of Maurice Edwards, an incompetent person, for the authority and approval of the Court for the expenditure of money belonging to said ward for the proper maintenance and support for for necessarys for said ward as set forth in the application. Also for the approval and authority of certain money for improvements of the dwelling house on the real estate of said ward as set forth in the application. Hereupon the court being fully advised in the premises finds that the statement contained in said application are true. It is therefore ordered and adjudged that said application be and the same hereby is approved and said guardian is authorized to make such expenditures in said application set forth until further order of the court and he is further authorized to include the same as an item in his next account herein.

September 26, 1945 14620-A

Kenneth D. Kyle, guardian of Nora E. Lake, Plaintiff, vs.

Linnie D. Lake, et al., Defendants.
On application of F. LeRoy Allen, attorney, and it appearing to the court that Nora E. Lake, one of the defendants herein, an incompetent person and that she has been duly served with summons, it is ordered that William L. Coleman and he is hereby appointed guardian ad litem for said incompetent person, defendant, with leave to answer which is accordingly done.

Kenneth D. Kyle, guardian of Nora E. Lake, Plaintiff, vs. Linnie D. Lake, et al., Defendants.

This matter coming on to be heard upon the petition of plaintiff, the answer of Kenneth D. Kyle as guardian of Linnie D. Lake, an incompetent person, the answer and cross petition of the defendant Division of Foreign Missions of the Board of Missions and Church Extension of the Methodist Church and the evidence, the court finds all the defendants therein 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. The court further finds from the evidence that the defendant, Nora E. Lake and Linnie D. Lake and the survivor of them are entitled to a life estate in said real estate during their lives or until they marry, and upon the death of the surviving one or in the event they both marry thereupon the defendant, Division of Foreign Missions of the Board of Missions and Church Extension of the Methodist Church is entitled to the proceeds from the sale of said property to be invested by it and the income therefrom is to be used in the furtherance of the Missionary cause in India; that said principal shall not be used but that the income only arising from the net amount acquired from the sale of the property and so invested shall be so used. The court further finds that it is necessary to sell said real estate for the reasons set forth in the petition and that the prayer of the petition should be granted. And it appearing to the court that a new appraisement should be made of said real estate it is ordered that Frank M. Brown, J. F. Rapp, and O. A. Keigley, 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. 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 by them according to law and to make return of their proceedings in writing to this court within ten days from the date hereof. Approved: Allen & Allen, Attorneys for Plaintiff

14050 In the matter of the estate of Hattie B. Heenan, deceased.

Orders on Filing Inventory and Appraisement This day an Inventory and Appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been

waived by all persons entitled to notice under the law of the State of Ohio.

In the matter of the adoption of Joyce Lynn Fite.

Orders for Hearing and for Notice This day Tunis A. G. Streng & Lelah May Streng appeared in open court and filed herein a petition for leave to adopt Joyce Lynn Fite, a child, and for a change of the name of said child to Nancy Alice Streng, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said Court at Union County, Ohio, on the 29th day of October, 1945, at 10:00 o'clock A. M. It is further ordered that Ruth Patrick be and hereby is appointed to act as next friend to the child sought to be adopted and who shall, at least three days prior to the date set forth for hearing, submit the Court a full report in writing; and this cause is continued.

Entry Approving Publication of Notice of Accounts

This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders the notice aforesaid to be entered upon the Journal of the court in full; said notice is as follows, viz:

14732 Mary Bernice Inskeep, administratrix of the estate of Chester C. Inskeep,

First and final account.

14883

Utha Hoffman, administratrix of the estate of Herbert Hoffman, First and final account.

Anna LeMay, administratrix of the estate of Tommie L. Southard, First and final account.

Erma S. Kramer, administratrix of the estate of Cora H. Amrine, First and final account.

Myrna Knisley, administratrix of the estate of Donald P. Knisley, First and final account.

Christine Braun, guardian of William Braun, Eighteenth Account.

10028-A Christine Braun, guardian of William Braun, Eighteenth Account.

14887 Gertrude Moffitt DeGood, administratrix of the estate of Mayme McLean DeGood,

First and final account.

14836 Gertrude Moffitt DeGood, administratrix of the estate of Joseph E. DeGood, First and final account.

14825-A Carrie M. Schoenleb, executrix of the estate of Fred J. Schoenleb, First and final account.

14804-A Guy McMahan, executor of the estate of Edgar H. McMahan, First and final account.

14862-A John Ivan Brobeck, executor of the estate of Letta B. Brobeck, First and final account.

11261-C K. D. Kyle, guardian of Delmer Jerew, Tenth account.

14819-A Laura A. Robertson, executrix of the estate of Samuel S.Robertson, First and final account.
14882 Arthur F. Rizor, administrator of the estate of Harley Rizor, First and final account.

14763 Sylvia Stevens, guardian of Pearl F. Stevens, First and final account.
14776 Oliver P. Hall, guardian of Morman Perry Hall, First account.
14892-A Dana Gorton, administrator with the will annexed of the estate of James F. Wible,

First and final account.

14908 In the matter of the estate of Tommie L. Southard, deceased.

This day the first and final account of Anna LeMay, administratrix of the estate of Tommie L. Southard, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14859 In the matter of the estate of

Cora H. Amrine, deceased.

This day the first and final account of Erma S. Kramer, administratrix of the estate of Cora H. Amrine, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14805 In the matter of the estate of Donald P. Knisley, deceased.

This day the first and final account of Myrna Knisley, administratrix of the estate of Donald P. Knisley, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

10028-A

In the matter of the guardianship of

William Braun, incompetent.

This day the Eighteenth Account of Christine Braun, guardian of William Braun, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of \$496.75 and the securities as listed in the account in the hands of said Guardian due said Ward. Costs paid. It is ordered that said Account and the proceedings herein be recorded in the records of this office.

Approved: W. L.Metzger, Atty., U. S. Veterans Administration

14804_A

In the matter of the estate of Edgar H. McMahan, deceased.

This day the first and final account of Guy McMahan, executor of the estate of Edgar H. McMahan, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary released and discharged except for fraud or mainifest error.

In the matter of the estate of Fred J. Schoenleb, deceased.

This day the first and final account of Carrie M. Schoenleb, executrix of the estate of Fred J. Schoenleb, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14836 In the matter of the estate of Joseph E. DeGood, deceased.

This day the first and final account of Gertrude Moffitt DeGood, administratrix of the estate of Joseph E. DeGood, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

In the matter of the estate of Mayme McLean DeGood, deceased.

This day the first and final account of Gertrude Moffitt DeGood, administratrix of the estate of Mayme McLean DeGood, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

In the matter of the guardianship of Delmer Jerew, Incompetent.

This day the Tenth Account of K. D. Kyle, Guardian of Delmer Jerew, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct 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 Four Hundred Eight and 55/100 Dollars (\$408.55) and the securities as listed in the account in the hands of said guardian. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

Approved: W. L. Metzger, Atty., U. S. Veterans Administration

In the matter of the guardianship of

Norman Perry Hall, an incompetent person.

This day the first account of Oliver P. Hall, guardian of Norman Perry Hall, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of \$218.54 and the securities as listed in the account in the hands of the guardian due said ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

Approved: W. L. Metzger, Atty., U. S. Veterans Administration

14862-A
In the matter of the estate of Letta B. Brobeck, deceased.

This day the first and final account of John Ivan Brobeck, executor of the estate of Letta B. Brobeck, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary released and discharged except for fraud or manifest error.

14763 In the matter of the guardianship of Pearl Stevens, a Minor.

This day the first and final account of Sylvia Stevens, guardian of Pearl Stevens, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds said account duly balanced, and said guardianship settled according to law. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14892-A

In the matter of the estate of James F. Wible, deceased.

This day the first and final account of Dana Gorton, administrator with the will annexed of the estate of James F. Wible, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

14882

In the matter of the estate of

Harley Rizor, deceased.

This day the first and final account of Arthur F. Rizor, administrator of the estate of Harley Rizor, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

14819-A

In the matter of the estate of Samuel S. Robertson, deceased.

This day the first and final account of Laura A. Robertson, executrix of the estate of Samuel S. Robertson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary released and discharged except for fraud or manifest error.

14927-A Estate of

Lucile Brubaker, deceased.

September 26, 1945

The executrix of the above named decedent having filed his return of the public sale of the personal property of said decedent, and the court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same.

14939-A McKinley Haines, administrator of the estate of Robert Armistead, deceased, Plaintiff,

vs. Luther C. Mitchell, et al., Defendants.

Journal Entry Confirming Sale, Ordering Deed and Distribution. September 28, 1945

This day this cause came on to be heard upon the report of McKinley Haines, administrator of the estate of Robert Armistead, deceased, of his proceedings under the former order of this court and upon the motion of the 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 Robert Armistead in said real estate to the purchasers, Leo R. Fleck and Claudie May Fleck, upon said purchasers paying the purchase price in cash in the sum of One Thousand Dollars (\$1000.00). The court further finds that there is due the Division of Aid for the Aged, Department of Public Welfare, State of Ohio, the sum of \$2357.50 , as set forth in the answer and cross-petition for benefits paid to the decedent, and that in order to secure said sum, the decedent gave a trust mortgage upon the premises in the petition described, which was a valid and subsisting lien upon said premises and now upon the funds in the hands of said administrator arising from the sale of said premises. It is ordered that an entry of release and satisfaction of said trust deed be entered on record in the Office of the Recorder of Union County, Ohio, according to law. This matter coming on further to be heard upon the motion of the petitioner herein to distribute the proceeds of said sale, it is ordered that said McKinley Haines as administrator out of the money in his hands pay: First: To the Treasurer of Union County, Ohio, the sum of \$5.63, being the taxes, penalties and interest charged against said real estate. Second: To the Probate Court, the sum of \$16.00 being the costs of this proceeding and to McKinley Heiner the costs of this proceeding and to McKinley Heiner the costs of this proceeding and to McKinley Heiner the costs of this proceeding and to McKinley Heiner the costs of this proceeding and to McKinley Heiner the costs of this proceeding and to McKinley Heiner the costs of this proceeding and to McKinley Heiner the costs of this proceeding and to McKinley Heiner the costs of this proceeding and to McKinley Heiner the costs of this proceeding and the McKinley Heiner the costs of this proceeding and to McKinley Heiner the costs of this proceeding and the McKinley Heiner the costs of this proceeding and the McKinley Heiner the costs of this proceeding and the McKinley Heiner the costs of this proceeding and the McKinley Heiner the costs of this proceeding and the McKinley Heiner the costs of the cost the sum of \$16.00, being the costs of this proceeding, and to McKinley Haines, the administrator as his percentum herein, the sum of \$60.00, and to Clifton L. Caryl for counsel fees in this proceeding the sum of \$150.00, and the sum of \$1.10 to clifton L. Caryl for U. S. revenue stamps on said deed. Third: To S. E. Corbin and Son, funeral directors, for burial expenses, in the sum of \$200.00 and the additional sum of \$23.60 for opening and closing the grave. Fourth: The balance of said funds in the sum of \$540.67 to the State Department of Public Welfare, Division of Aid for the Aged, State of Ohio. It is further ordered that said administrator file his vouchers as the evidence of such payments with his final account, and that this proceeding be recorded.

Approved: Clifton L. Caryl, Attorney for Plaintiff L. C. Bliss, Asst. Atty. Gen'l., Attorney for Division of Aid for Aged

McKinley Haines, administrator of the estate of Robert Amristead, deceased, Plaintiff, vs.

Robert Amristead, deceased, Plaintiff, vs.

Luther C. Mitchell, et al., Defendants. Certificate of Release of Mortgage

The mortgage given by Robert Armistead to the Division of Aid for the Aged, Department of
Public Welfare, State of Ohio, and recorded in Book 113, page 353-354, Records of Mortgages, in
the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the
above entitled case in said Court, September 28, 1945.

14620-A Kenneth D. Kyle, guardian of Nora E. Lake, Plaintiff, vs.

Linnie D. Lake, et al.,

September 28, 1945

This day this matter came on to be heard further on the report of the appraisement heretofore filed herein. 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. The court further finds that the bond heretofore given by the plaintiff as guardian of the estate of Nora E Lake is sufficient and that the filing of an additional bond be and the same hereby is dispensed with accordingly. And it is further ordered that said Kenneth D. Kyle as such guardian sell said real estate at private sale at not less than One thousand four hundred and 00/100 Dollars \$1400.00) the same being the appraised value thereof, for cash upon delivery of the deed therefor. And it is further ordered that said Kenneth D. Kyle as such guardian make return of such sale without unnecessary delay.

Approved: Allen & Allen, Attorney for Plaintiff

14620-B Kenneth D. Kyle, guardian of Nora E. Lake, Plaintiff, vs.

Linnie D. Lake, et al., Defendants.

This day this matter came on to be heard further on the report of the appraisement heretofore filed herein. 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 vonfirmed. The court further finds that the bond heretofore given by the plaintiff as guardian of the estate of Nora E.Lake is sufficient and that the filing of an additional bond be and the same hereby is dispensed with accordingly. And it is further ordered that said Kenneth D. Kyle as such guardian sell said real estate at private sale at not less than Six thousand six hundred fifty and 00/100(\$6650.00) the same being the appraised value thereof, for cash in hand upon delivery of the deed therefor. And it is further ordered that said Kenneth D. Kyle as such guardian make return of such sale without unnecessary delay.

Approved: Allen & Allen, Attorney for Plaintiff

14962

In the matter of the estate of Daisy D. Gardner, deceased.

Admitting Authenticated Copy of Will to Probate

This day an authenticated copy of the last Will and Testament of Daisy D. Gardner, deceased, late of Plain City, Ohio, was presented to the Court for record; and it appearing to the court that said Will was duly executed and proved in accordance with the laws of the State of Ohio and admitted to probate in the Probate Court of Madison County in the State of Ohio, and that part of the property to which said Will relates is situated in said County, it is ordered that said authenticated copy of said Will be admitted to record in this Court as provided by law, and it is further ordered that said Grace V. Butt, executrix, pay the costs herein taxed at #______

In the matter of the estate of Charles Colin DeLeon, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 11 th day of October, 1945, 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 service by the sheriff, 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.

14963 In the matter of the will of

September 29, 1945

Flora M. Evans, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the

An application having been this day presented to the court by Ruth Friesner praying that an instrument in writing purporting to be the last will and testament of Flora M. Evans, deceased, be admitted to probate: It is ordered that 10 days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate, be given to the surviving spouse and to the next of kin of said testator, known to be resident of the State, by registered mail, and that a hearing on said application will be had on the 11th day of October, 1945, at 10 o'clock A. M.

14858
In the matter of the estate of Evan Alva Roberts, deceased.

Authority to Transfer Real Estate

This day came Arizona S. Roberts, administratrix of the estate of Evan Alva Roberts, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

11027-A

In the guardianship matter of Otimer Elliott, an incompetent.

This day this cause came on to be heard upon the application of John C. Driscoll, administrator of the estate of Robert C. Driscoll, for reimbursement to him in the sum of two hundred dollars (\$200.00) and the court being fully advised in the premises finds that said reimbursement should be made. It is therefore ordered, adjudged and decreed that John C. Driscoll as legal custodian of the estate of Otimer Elliott be and he is hereby authorized and directed to reimburse the estate of Robert C. Driscoll in the sum of two hundred dollars (\$200.00), which amount Robert C. Driscoll advanced during his life time.

Approved by: William L. Coleman, Attorney for Plaintiff

W. L. Metzger Veterans Administration

14732

In the matter of the estate of Chester C. Inskeep, deceased.

This day the first and final account of Mary Bernice Inskeep, administratrix of the estate of Chester C. Inskeep, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14934-B

October 2, 1945

In the matter of the Will of William S. DeHaven, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the court by E. J. Marsh praying that an instrument of writing purporting to be the last will and testament of William S. DeHaven, deceased be admitted to probate: It appearing all necessary parties have signed waiver of notice in writing it is ordered that a hearing on said application will be had on the 2nd day of October, 1945, at 2 o'clock P. M. 14934-B

In the Matter of the Will of William S. DeHaven, deceased.

Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of E. J. Marsh, to admit to probate and record the Will of William S. DeHaven, deceased, late of Broadway in said County, heretofore filed in this Court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse, and that all the next of kin of said decedent, known to be resident of this State, have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this court, pursuant to a former order of this court, or have waived notice and given consent to the probate of said Will. And L.H. Collins and Michael DeHaven, the subscribing witnesses to said Will, this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will. Whereupon the court finds that the aforesaid instrument of writing is the last Will and Testament of said William S. DeHaven, 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.

14934-C

In the matter of the estate of William S. DeHaven, deceased.

The last Will of William S. DeHaven, deceased, late of Broadway in said County, having heretofore been duly approved and allowed; this day E. J. Marsh 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 E. J. Marsh 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 Twenty One Hundred and No/100 Dollars, and this cause is continued.

14934-C

In the matter of the estate of William S. DeHaven, deceased.

Bond approved and Letters Issued, Order to Publish Notice

This day E. J. Marsh appeared in open court, accepted the appointment as Administrator with the Will Annexed of the estate of William S. DeHaven, deceased, and gave and filed herein his bond in the sum of Twenty One Hundred and no/100 Dollars, conditioned according to law, with E. J. Marsh and United States Fidelity and Guaranty Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration with the Will Annexed issue to said E. J. Marsh; 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 \$\frac{1}{2}\$.

14964

In the matter of the estate of

Anna B. Hinderer, deceased. Order for Appointment and for Bond

This day William G. Hinderer 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 B. Hinderer, deceased, late of Village of Marysville in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said William G. Hinderer is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Twenty-one Hundred Dollars, and that he is hereby directed not to continue decedents business but close the same up forthwith, and this cause is continued.

14964

In the matter of the estate of Anna B. Hinderer, deceased.

Bond Approved and Letters Issued, Appointment of Appraisers, Order to Publish Notice
This day William G. Hinderer appeared in open court, accepted the appointment as Administrator of the estate of Anna B. Hinderer, deceased, and gave and filed herein his bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said William G. Hinderer; that Lewis Nicol, Fred Kleiber, and Ralph Coleman be appointed appraisers of said estate; 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 \$\frac{a}{a}\$.

In the matter of the estate of Nettie Hoffman, deceased.

This day this cause came on for hearing upon the application of Clifton L. Caryl for counsel fees for services rendered to Herbert Hoffman as administrator of the estate of Nettie Hoffman, deceased. The court finds that all next of kin and interested parties have waived the issuance and service of process and have voluntarily entered their appearance herein. The court finds that Clifton L. Caryl rendered legal services to Herbert Hoffman as administrator of the estate of Nettie Hoffman, which said services were beneficial to said estate, and that the reasonable compensation for such services rendered was in the amount of Fifty Dollars (\$50.00). It is therefore ordered by the court that Alfred Hoffman as administrator de bonis non of the estate of Nettie Hoffman, pay to Clifton L. Caryl the sum of Fifty Dollars (\$50.00) for legal services rendered, and that he account for said payment in his first account as administrator de bonis non of the estate of Nettie Hoffman, deceased.

14815-A In the matter of the estate of

Nettie Hoffman, deceased. This day the schedule of claims, 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 claims has been given to all interested parties, as required by law; and that the fiduciary of said estate acted properly in allowing and classifying each claim contained in said schedule of claims, it is now ordered that said schedule of claims, after being duly examined, be approved and confirmed. except the claim of Clifton L. Caryl, which was disallowed by the fiduciary, is allowed by the court as a valid claim against the estate of the decedent.

October 4, 1945 14339 Estate of

Joy Andrews, a Minor.

This day came Milo L. Myers, trustee of said estate, and filed his second and final account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 27th day of October, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

Probate Notice - Settlement of Accounts

Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County, Ohio, for inspection, settlement and record, and unless exceptions are filed thereto, they will be for hearing and confirmation on Saturday, October 27, 1945, at 10:00 o'clock A. M.

Neva B. Harger, administratrix of the estate of Frank H. Harger, First and final account.

Charles R. Pyers, guardian of Everett Loy Pyers, Tenth account.

Reuben January, administrator of the estate of Nellie January, First and final account.

Martha Lockwood, guardian of Ted Olga Cribb and Ward Allen Cribb, Fifth account. Milo L. Myers, trustee of the estate of Joy Andrews, a minor, Second 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.

14837

Clara Frances Scott, deceased. This day came Frank L. Scott, 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 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of the guardianship of Maurice Edwards, incompetent. Orders on Filing Inventory

This day an Inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the state of Ohio.

14620-A Kenneth D. Kyle, guardian of Nora E. Lane, Plaintiff, vs. Linnie D. Lake, et al., Defendants.

This day this cause came on to be and was heard on the report of Kenneth D. Kyle, guardian as to his proceedings under this courts former order to sell certain real property for cash at private sale and upon oral motion to confirm the sale made in obedience to said order. court having carefully examined said report and finding the proceedings of said Kenneth D. Kyle as guardian in all respects correct and being satisfied that said sale was fairly and legally made it is ordered that the same be and the same hereby is approved and confirmed. It is further ordered that said petitioner as guardian shall execute a deed of all the right title and interest in said real estate to Sidney A. Laymon and Louise Laymon upon said purchasers assuming the 1945 years taxes and paying to said guardian the sum of Twenty Three Hundred and 00/100 Dollars (\$2300.00) in cash being the amount therefor. And this cause coming on further to be and was heard upon the pleadings and on motion to distribute the proceeds of the sale in aforesaid amount it is ordered and adjudged that said Kenneth D. Kyle as guardian shall: First: Pay all costs and expenses in this land sale proceeding itemized as follows, to-wit: 1. To Allen & Allen, Attorney fees in the land sale proceedings the sum of \$112.00. To Kenneth D. Kyle, guardian compensation allowed by the court the sum of \$112.00. 3. To Allen & Allen for documentary stamps on deed the sum of 2.72. 4. To John W. Dailey, Probate Judge, court costs in said land sale proceedings the sum of \$28.32. It is further ordered that the balance of the proceeds of said sale the sum of Two Thousand and forty four and 93/100 Dollars be paid to the Division of Foreign Missions of the Board of Missions and Church Extension of the Methodist Church 150 Fifth Avenue New York 11, New York, to be invested by it as provided in the Last Will and Testament of Jane Lake, deceased, admitted to probate in the Probate Court of Union County, Ohio, in case # 7725 duly recorded in will record L at page 104 in the Probate Court of Union County, Ohio, the income therefrom to be paid to Nora E. Lake and Linnie D. Lake and the survivor of them during the remainder of their natural lives or until they marry and thereafter the income is to be used

in the furtherance of the Missionary cause in India as provided in said will. And it is further ordered that this proceeding be recorded as provided by law.

Approved: Allen & Allen, Attorney for Plaintiff.

Allen& Allen, Attorney for Kenneth D. Kyle, Guardian of Linnie D. Lake, an incompetent person.

Division of Foreogn_Missions of the Board of Missions and Church Extension of the Methodist

Church, By: George F. Sutherland, Treasurer.

14965

In the matter of the Will of Anna M. Fensel, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the Court by D. M. Shonting praying that an instrument in writing purporting to be the last will and testament of Anna M. Fensel, deceased, be admitted to probate: all next of kin having waived notice of the application to probate, it is ordered that a hearing on said application will be had on the 4th day of October, 1945, at

2 o'clock P. M.

14965

In the matter of the will of Anna M. Fensel, deceased.

Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of D. M. Shonting to admit to probate and record the Will of Anna M. Fensel, deceased, late of the Village of Marysville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that all the next of kin of said decedent, known to be resident of the State, have waived notice and given consent to the probate of said Will. And D. M. Shonting and Wm. J. Conrad, the subscribing witnesses to said Will, this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said Will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said Anna M. Fensel, deceased; that it was duly executed and attested; and that said testator, at the time of signing said will, was of full age, of sound mind and memory and not under any restraint. Therefore the Court orders the admitting of said Will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

October 5, 1945

In the matter of the estate of Larry Winter, a minor.

This day this cause came on to be heard upon the application of Willard E. Winter for advice and consent of the court to the settlement of a claim for damages for personal injuries sustained by Larry Winter, a minor, as set forth in said application. The court finds that said applicant is father and natural guardian of said Larry Winter; 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 Lawrence E. Allen in the operation of an automobile at Broad & Fourth St. Columbus, in the County of Franklin, 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 hereby is authorized to adjust and settle said claim against the said Lawrence E. Allen for the sum of Seventy Eight and 00/100 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 Lawrence E. Allen is authorized to pay and to deliver said moneys 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 Lawrence E. Allen 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.

14965-A In the matter of the estate of Anna M. Fensel, deceased.

Order for Appointment and for Bond
The Last Will of Anna M. Fensel, deceased, late of Village of Marysville in said County,
having heretofore been duly proved and allowed; this day D. M. Shonting, 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 D. M. Shonting
is a suitable person and legally competent, it is ordered that he be appointed as such executor,
upon giving bond with sureties as required by law in the sum of Three Thousand Dollars, and
that he is hereby directed not to continue decedent's business but close the same up forthwith,
and this cause is continued.

14965-A In the matter of the estate of

Anna M. Fensel, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day D. M. Shonting appeared in open court, accepted the trust as executor of the estate of Anna M. Fensel, deceased, and gave and filed herein his bond in the sum of Three thousand Dollars, conditioned according to law, with United States Fidelity and Guaranty Company as sureties, which bond is approved by the court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said D. M. Shonting; 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 \$___.

14876-A Estate of

Harry L. Smith, deceased.

This day came Flora Smith, 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 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14886-A Estate of

14967

Elwood Huffman, deceased.

This day came Dallas Barker, 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 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

October 6, 1945

In the matter of the estate of

Mary A. Edwards, deceased. Order for Appointment and for Bond

This day Owen Edwards 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 A. Edwards, 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 Owen Edwards is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law, in the sum of twenty-one hundred dollars, and this cause is continued.

In the matter of the estate of Mary A. Edwards, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Owen Edwards appeared in open court, accepted the appointment as administrator of the estate of Mary A. Edwards, deceased, and gave and filed herein his bond in the sum of twenty one hundred dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Owen Edwards; 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 \$___.

14936 In the matter of the estate of

Frank Speicher, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

October 5, 1945

14918 Estate of

J. Glenn Wible, deceased.

This day came Cecile D. Wible, administratrix 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 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14963 In the matter of the Will of Flora M. Evans, deceased.

Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Ruth Friesner to admit to probate and record the Will of Flora M. Evans, deceased, late of the Village of Plain City in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving Frank M. Evans, Sr., 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 G. B. Chapman and Linnie W. Chapman, 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 Flora M. Evans, deceased; that it was duly executed and attested; and that the said testator, at the time of signing said Will, was of full age, of sound mind and memory and not under any restraint. Therefore the Court orders the admitting of said Will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

14963-A
In the matter of the estate of Flora M. Evans, deceased.
Order for Appointment and for Bond

The Last Will of Flora M. Evans, deceased, late of Plain City in said County, having heretofore been duly proved and allowed; this day Ruth Friesner, 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 Ruth Friesner 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 Twenty One Hundred Dollars, and
this cause is continued.

14963-A

In the matter of the estate of

Flora M. Evans, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day Ruth Friesner appeared in open court, accepted the trust as executrix of the estate of Flora M. Evans, deceased, and gave and filed herein her bond in the sum of Twenty One Hundred Dollars, conditioned according to law, with American Bonding Company of Baltimore 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 Ruth Friesner; 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 \$\frac{1}{2}\$.

14951-A In the matter of the estate of

Solomon Jackson Weldon, 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 Floyd Weldon as executor of the estate of Solomon Jackson Weldon, 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.

14953 In the matter of the estate of

Fannie Huber, 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 Fred Huber as administrator of the estate of Fannie Huber, 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.

14958

In the matter of the estate of

Forest L. Seaman, 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 Ruth A. Seaman as administratrix of the estate of Forest L. Seaman, 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.

14864 October 9, 1945

In the matter of the adoption of Raymond Patterson.

Final Decree of Adoption When Interlocutory Decree has Previously Been Made

This day this matter came on further to be heard. Whereupon, the court, finding that six months have expired from the 31st day of March, 1945, upon which date the court entered an interlocutory order of adoption herein; that since that date, the next friend, heretofore appointed by the court, has visited said child in the home of the petitioner at reasonable intervals and has submitted to the court a further written report of her findings relative to the suitability of this adoption; that said interlocutory order of adoption has not been revoked; that it would not be to the best interest of the child to extend the period of the interlocutory order; It is further ordered that a final decree of adoption be, and the same hereby is, entered in this matter and said interlocutory order of adoption is hereby made a part of this final decree of adoption. It is further ordered that the name of said child be changed to Raymond Charles Vernon, the full name by which said child shall be known after adoption. It is further ordered that a certified copy of the decree and of said interlocutory order of adoption, heretofore entered, together with a copy of said child's birth certificate filed with the petition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics, at Columbus, Ohio.

14864

In the matter of the adoption of

Glen Warren Patterson.

Final Decree of Adoption When Interlocutory Decree Has Previously Been Made

This day this matter came on further to be heard. Whereupon, the Court, finding that six months have expired from the 31st day of March, 1945, upon which date the Court entered an interlocutory order of adoption herein; that since that date, the next friend, heretofore appointed by the Court, has visited said child in the home of the petitioner at reasonable intervals and has submitted to the Court a further written report of her findings relative to the suitability of this adoption; that said interlocutory order of adoption has not been revoked; that it would not be to the best interest of the child to extend the period of the interlocutory order, It is further ordered that a final decree of adoption be, and the same hereby is, entered in this matter and said interlocutory order of adoption is hereby made a part of this final decree of adoption. It is further ordered that the name of said child be changed to Glen Warren Vernon, the full name by which said child shall be known after adoption. It is further ordered that a certified copy of the decree and of the said interlocutory order of adoption, heretofore entered together with a copy of said child's birth certificate filed with the petition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics, at Columbus, Ohio.

14864

In the matter of the Adoption of

Gene William Patterson,

Final Decree of Adoption When Interlocutory Decree Has Previously Been Made

This day this matter came on further to be heard. Whereupon, the court, finding that six months have expired from the 31st day of March, 1945, upon which date the court entered an interlocutory order of adoption herein; that since that date, the next friend, heretofore appointed by the court, has visited said child in the home of the petitioner at reasonable intervals and has submitted to the court a further written report of her findings relative to the suitability of this adoption; that said interlocutory order of adoption has not been revoked; that it would not be to the best interest of the child to extend the period of the interlocutory order; It is further ordered that a final decree of adoption be, and the same hereby is, entered in this matter and said interlocutory order of adoption is hereby made a part of this final decree of adoption. It is further ordered that the name of said child be changed to Gene William Vernon, the full name by which said child shall be known after adoption. It is further ordered that a certified copy of the decree and of the said interlocutory order of adoption, heretofore entered, together with a copy of said child's birth certificate filed with the petition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio.

14919

In the matter of the estate of

Finley C. Turner, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14919

In the matter of the estate of

Finley C. Turner, deceased.

It appearing to the court there being no personal property and the debts having been adjusted by the administrator, it is ordered that the within statement in lieu of and for an account be accepted by the Court. It is further ordered that the administrator and his bondsmen be and the same hereby are released and discharged except for fraud.

14968

In the matter of Harvey Albert Baldwin,

alleged to be mentally ill.

This day an affidavit alleging Harvey Albert Baldwin to be mentally ill was filed in this court by Mc inley Haines. It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio, on the 9 day of October, 1945, at 1 o'clock P. M. and this cause is continued.

14968

In the matter of Harvey Albert Baldwin,

alleged to be mentally ill.

This day an affidavit alleging Harvey Albert Baldwin to be mentally ill was filed in this court by McKinley Haines. It is further ordered that subpoenas issue for P. D. Longbrake and Angus MacIvor, registered physicians of Ohio who have had at least three years' experience in the practice of medicine, witnesses, to appear at the time and place aforesaid; and this cause is continued.

14968

In the matter of Harvey Albert Baldwin,

mentally ill.

Order of Commitment

This day this cause came on further to be heard, and the court deeming it unsuitable and improper, by reason of the character of the affliction and physical condition of said Harvey Albert Baldwin to bring him into Probate Court, the Judge personally visited said Harvey Albert Baldwin at the Union County Home and ascertained the condition of the said Harvey Albert Baldwin by actual inspection. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. P. D. Longbrake and Dr. Angus MacIvor, the medical witnesses, and being satisfied that said Harvey Albert Baldwin is mentally ill; that he has a legal settlement in Paris Township in Union County; that he has resided in the State of Ohio for not less than twelve months next preceding the date of the filing of the affidavit and during this period has received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that his mental illness 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 specialized care and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that P. D. Longbrake and Dr. Angus MacIvor, the medical witnesses in attendance, make out a medical 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 Hospital for admission of said Harvey Albert Baldwin, and that a 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 Harvey Albert Baldwin be committed into the custody of McKinley Haines, Supt. Union Co. Home, until he can be admitted into said Hospital; and this cause is continued.

14620-B

October 10, 1945

Kenneth D. Kyle, guardian of Nora E. Lake, Plaintiff, vs.

Linnie D. Lake, et al., Defendants. This day this cause came on to be and was heard on the report of Kenneth D. Kyle guardian of Nora E. Lake, Plaintiff, as to his proceedings under this court former order to sell certain real property for cash at private sale and upon oral motion to confirm the same made in obedience to said order. The court having carefully examined said report and finding the proceedings of said petitioner as guardian 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 as guardian shall execute a deed of all the right title and interest of his said ward, Nora E. Lake and others in said real estate to Merritt C. McNeil and Frances C. McNeil husband and wife upon said purchasers paying to the said Kenneth D. Kyle as guardian the sum of nine thousand six hundred and 00/100 dollars (\$9600.00) as cash therefor. And the court finding that said real estate is situated in Delaware County, it is further ordered that a transcript of the land sale proceedings herein be filed in the Probate Court of Delaware County, Ohio where said land is situated as provided by law. And this cause coming on further to be heard and was heard upon the pleadings and on motion to distribute the proceeds of he sale in the aforesaid amount it is now therefore ordered and adjudged that said Kenneth D. Kyle as such guardian shall: First: pay all costs and expenses in this land sale proceeding therefrom itemized as follows, to-wit: (1) To Allen and Allen attorney fees in the land sale proceeding the sum of \$312.00. (2) To Kenneth D. Kyle compensation allowed by the Court the sum of \$312.00. (3) To Allen and Allen for documentary stamps on deed the sum of \$11.00. (4) To John W. Dailey, Probate Judge court costs in the land sale proceed the sum of \$40.79. And it is further ordered that the balance of the proceeds of said sale in the sum of eight thousand nine hundred twenty four and 21/100 Dollars (\$8924.21) be retained and accounted for by the said Kenneth D. Kyle as guardian as provided by law. It is further ordered that said Kenneth D. Kyle as guardian pay to the Probate Court the court costs for filing and recording the transcript of this proceeding therefrom and that he pay to the Treasurer of Delaware County, Ohio all taxes, penalties and assessments now due against said real estate the same being the taxes and assessments for the year 1945 last half taxes due andpayable June 20, 1946, said payment to be made as soon as the amount thereof is determined. And it is further ordered that this proceeding be recorded and that said petitioner pay the cost herein out of the proceeds of said sale within ten days.

14920

October 11, 1945

In the matter of the estate of Emma McClelland, deceased

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

In the matter of the estate of

Forest L. Seaman, deceased

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 22nd day of October, 1945, 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 service by the sheriff 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.

Auth A. Seaman, administratrix of

the estate of Forest L. Seaman, deceased, Plaintiff, -vs- Ruth A. Seaman, et al., Defendants.

Entry Appointing Guardian Ad Litem This day appeared in open court Ruth A. Seaman 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 Forest L. Seaman, Jr., and Martha Jane Seaman are minors, it is ordered that C. A. Hoopes be and is hereby appointed guardian ad litem of said minor defendants.

Ruth A. Sesman, administratrix of the estate of Forest L. Seaman, deceased, Plaintiff, vs.

Ruth A. Seaman, et al., Defendants Journal Entry Finding Sale Necessary and Ordering New Appraisement

This day this cause came on to be heard upon the petition and the answer and cross-petition of Ruth A. Seaman and the answer and cross-petition of the Union County Federal Savings & Loan Association, and the Court finds that all the defendants have been duly and legally served with process, or have voluntarily entered their appearance before this Court. That Ruth A. Seaman is seized of the undivided one-half of the real estate described in the petition, and that by her answer herein asks that the entire estate be sold. The court finds that it is necessary to sell the real estate as described in the petition for the purpose of paying debts and costs of administration, and that it would be to the best interests of said estate, and to Ruth A. Seaman that the entire estate be sold. It appearing to the court that a new appraisement should be made of said real estate, it is ordered that Fred Simpson, Robert Ackerman, and Harold Coleman three judicious and disinterested persons, not next of kin of the petitioner, be and they hereby are appointed to appraise said real estate at its true and actual value in money as a whole. It is further ordered that said appraisement be sworn to as provided by law to truly and impartially appraise said real estate upon actual view at its fair cash value, and discharge the duties required of them according to law, and to make due return of their proceedings in writing to this court. And this cause is continued.

October 13, 1945 Ruth A. Seaman, as administratrix of the estate of Forest L. Seaman, Plaintiff, vs.

Ruth A. Seaman, et al., Defendants. Confirming Appraisement, Dispensing with Bond and Ordering Private Sale

This day this matter came on further to be heard on the report of the appraisers heretofore herein appointed; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and it hereby is approved and confirmed. It appearing to the court that the amount of the original bond given by Ruth A. Seaman as such administratrix 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 Ruth A. Seamen as such administratrix, 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. And plaintiff is ordered to make return forthwith upon such sale.

Ruth A. Seaman, administratrix of the estate of Forest L. Seaman, deceased, Plaintiff, vs.

Ruth A. Seaman, et al., Defendants.

Journal Entry Confirming Sale of Entire Interest of Real Estate, Ordering Deed and Distribution This day this cause came on to be heard upon the report of Ruth A. Seaman as administratrix of the estate of Forest L. Seaman, deceased, of his proceedings under the former order of this court; the court having carefully examined said report and finding the proceedings of said administratrix 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 administratrix execute a deed of all the right, title and interest of said decedent, and of the defendant, Ruth A. Seaman, in said real estate to the purchaser, William Stultz of 1023 Wheldon Ave., Springfield, Ohio, upon said purchaser paying to said administratrix the purchase money in full for said real estate. The court further finds that there is due The Union County Federal Savings & Loan Association of Marysville, Ohio, as referred to in item below and as set forth in the answer and crosspetition of the Union County Federal Savings & Loan Association and that in order to secure the same the decedent gave a mortgage upon the premises in the petition described which was a valid and subsisting lien upon said premises and now upon the funds in the hands of said administratrix arising from the sale of said premises. It is further ordered that an entry of release and satisfaction of said trust deed be entered on record in the office of the Recorder of Union County, Ohio, according to law. The court coming now to the distribution of the purchase money for the real estate amounting to \$5800.00 it is ordered that said administratrix out of the money in her hands pay: 1. To this court the costs and expenses of this proceeding in the sum of \$28.25. 2. To Ruth A. Seaman, administratrix, for her compensation as administratrix in this proceeding the sum of \$136.00 and to Clifton L. Caryl as attorney in this proceeding the sum of \$236.00 for counsel fees. 3. To Clifton L. Caryl, advanced for Revenue Stamps, \$6.60. 4. To the Union County Federal Savings & Loan Association of Marysville, Chio, the sum of \$1,854.63 in satisfaction of a note and mortgage as set forth in the Answer and Cross Petition of said Union County Federal Savings & Loan Association. 5. To Ruth A. Seaman, the one-half interest less the one-half of the mortgage costs and taxes in said real estate, the sum of \$1,769.26. 6. The balance in the sum of \$1,769.26 to be retained by Ruth A. Seaman as administratrix and accounted for by her as provided by law. It is further ordered that said administratrix file her vouchers as the evidence of such payments with her final account and that this proceeding be recorded. Approved: Clifton L. Caryl, Attorney for Plaintiff

Ruth A. Seaman, administratrix of the estate of Forest L. Seaman, dec'dl, Plaintiff, vs. Ruth A. Seaman, et al., Defendants. Certificate of Release of Mortgage

The mortgage given by Lillie Hall and Charles Hall to The Union County Federal Savings and Loan Association of Marysville, Ohio, and recorded in Book 124 Page 21, Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said court, October 13, A. D. 1945.

In the matter of the estate of Thomas W. Sharrer, deceased.

Authority to Transfer Real Estate

This day came Carrie W. Sharrer, executrix of the estate of Thomas W. Sharrer, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14923-A In the matter of the estate of Thomas W. Sharrer, deceased.

Order to Transfer Certificate of Title to Motor Wehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a certificate of title to Carrie W. Sharrer in accordance with the prayer of the petitioner.

14829 October 15, 1945 In the matter of the estate of

John Dean Boylan, deceased. This day Priscilla Boylan, administratrix of the estate of John Dean Boylan, deceased, appeared in open court, and filed her petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit:

Items of said Assets To Whom to be Distributed One-half interest in accounts receivable from the partnership Priscilla Boylan of J. L. Boyland and John Dean Boylan, partners at the time of Priscilla Boylan, as guardian death of decedent. Also one-half interest in office equipment of the person and estate of Elizabeth Dean Boylan. and laboratory.

And it appearing to the court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attached to said petition; It is therefore ordered that said administrator distribute and pay over said assets in kind as described above; provided however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit. It is further ordered that said administrator report his proceedings herein immediately after the making of such distribution; and this cause is continued.

In the matter of the estate of John Dean Boylan, deceased.

Orders Approving Distribution of Assets in Kind

This day came Priscilla Boylan, administratrix of the estate of John Dean Boylan, deceased, and made and filed herein her report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the court; it is ordered that the proceedings of said administratrix be and the same are hereby approved. It is further ordered that this proceeding be recorded and that said administratrix pay the costs herein taxed at

In the matter of the estate of Flora M. Evans, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

12676 Estate of

Clara A. Matteson, deceased. This day came Richard L. Cameron, 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 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of the estate of Etta M. McAllister, deceased.

Relieving Estate from Administration This day Floyd McAllister appeared in open court and filed an application to relieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application has been waived, 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 to the persons named in said application. It is further ordered by the court that

Floyd McAllister be and hereby is appointed as Commissioner to execute instruments of conveyance if such be necessary.

14969

In the matter of the estate of Ettie McAllister, deceased. Authority to Transfer Real Estate

This day came Floyd McAllister, commissioner to convey of the estate of Ettie McAllister, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14969

In the matter of the estate of Ettie M. McAllister, deceased. Approving Report of Distribution

This day this matter came on for hearing on the Report of Distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Commissioner pay the costs herein, taxed at \$5.00.

14970

In the matter of the Will of

R. S. Figh, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the court by Pride H. Fish praying that an instrument in writing purporting to be the last will and testament of R. S. Fish, deceased, be admitted to probate: all next of kin having waived notice and given consent to probate of said will, it is ordered that a hearing on said application will be had on the 15th day of October, 1945, at 20'clock P. M.

14970

In the matter of the Will of

R. S. Fish, deceased. Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Pride H. Fish to admit to probate and record the Will of R. S. Fish, deceased, late of the Township of Dover in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse and 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 "ill. And William Porter and Fearn M. Winkle, 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 R. S. Fish, 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.

14970-A

In the matter of the estate of

R. S. Fish, deceased.

The Last Will of R. S. Fish, deceased, late of Dover Township in said County, having heretofore been duly proved and allowed; this day Pride H. Fish, 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 Pride H. Fish 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 Sixty Seven Hundred and No/100 Dollars, and this cause is continued.

14970-A

In the matter of the estate of

R. S. Fish, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Pride H. Fish appeared in open court, accepted the trust as executor of the estate of R. S. Fish, deceased, and gave and filed herein his bond in the sum of Sixty Seven Hundred and No/100 Dollars, conditioned according to law, with Pride H. Fish and United States Fidelity and Guaranty Company as sureties, whose bond is approved by the court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Pride H. Fish; 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 \$\frac{1}{2}\$.

14971

In the matter of the estate of William Melvin Watkins, deceased. Relieving Estate from Administration

This day this cause came on to be heard upon the application of Ruth M. Watkins for an order to relieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application has been waived by all parties 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

Four Hundred Fifty Eight and 55/100 Dollars be delivered or transferred to the surviving spouse of said deceased, in lieu of the claim of such surviving spouse to property not deemed assets and to an allowance for a year's support. It is further ordered by the Court that Ruth M. Watkins of Marysville, Ohio, be and hereby is appointed as Commissioner to execute instruments of conveyance of such be necessary.

14971 In the matter of the estate of William Melvin Watkins, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Ruth M. Watkins in accordance with the prayer of the petitioner.

14971 In the matter of the estate of William Melvin Watkins, deceased. Approving Report of Distribution

This day this matter came on for hearing on the report of distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Ruth M. Watkins pay the costs herein, taxed at \$5.00.

14835 Estate of October 16, 1945

Edward Randall, deceased.

This day came Nina P. Randall, administratrix 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 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14934-C
In the matter of the estate of William S. DeHaven, deceased. Orders on Filing Inventory

This day an Inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14934_C In the matter of the estate of William S. DeHaven, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Will Person in accordance with the prayer of the petitioner.

E. J. Marsh, administrator with the will annexed of the estate of William S. DeHaven, deceased, Plaintiff, vs.
I. J. DeHaven, et al., Defendants.

Comes now the Division of Aid for the Aged, Department of Public Welfare, State of Ohio, one of the defendants as set forth in the petition to sell real estate in this estate. On oral motion of this defendant, it appears to the court that an answer and cross- petition was filed, setting forth the claims of the Division of Aid for the Aged in the case of E. J. Marsh, Administrator of the Estate of William S. DeHaven, vs. I. J. DeHaven, et al., being Case No. 14934. It further appears that subsequent thereto the will of William S. DeHaven was offered for probate in this Court and E. J. Marsh was appointed Administrator with the will annexed of the estate of William S. DeHaven, being Case No. 14934-C. It is therefore ordered on this defendant's application that the answer and cross-petition be filed as set forth in his oral application, that it may appear in the proceedings to sell real estate in the case of E. J. Marsh, Administrator with the will annexed, being Case No. 14934-A and is so ordered.

Approved: William J. Porter, Attorney for Plaintiff

L. C. Bliss, Assistant Attorney General

14972 In the matter of the Adoption of

Stephen Wright.

This day Delbert Kavanagh appeared in open court and filed herein a petition for leave to adopt Stephen Wright, a child, and for a change of the name of said child to Stephen Kavanagh, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said court at Union County, Ohio, on the 16th day of November, 1945, at 10 o'clock A. M. It is further ordered that Ruth Patrick be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set for hearing, submit to the Court a full report, in writing; and this cause is continued.

14870 In the matter of the estate of Carl G. Graham, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a certificate of title to Porter L. Graham in accordance with the prayer of the petitioner.

In the matter of the estate of Elijah H. Holycross, deceased. Order for Appointment and for Bond

This day Clifton Holycross 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 Elijah H. Holycross, 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 Holycross is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law, in the sum of twenty-one hundred dollars, and this cause is continued.

In the matter of the estate of Elijah H. Holycross, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Clifton Holycross appeared in open court, accepted the appointment as administrator of the estate of Elijah H. holycross, deceased, and gave and filed herein his bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Clifton Holycross; 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

October 17, 1945 In the matter of the estate of

Solomon Jackson Weldon, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 29th day of October, 1945, 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 service by the sheriff at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

In the matter of the Will of

Mary B. Gay, deceased. Journal Entry on Presentation of Will for Probate

An application having been this day presented to the Court by J. H. Gay praying that an instrument in writing purporting to be the last will and testament of Mary B. Gay, deceased, be admitted to probate: all necessary parties having waived notice in writing, it is ordered that a hearing on said application will be had on the 17th day of October, 1945, at 10 o'clock A. M.

In the matter of the Will of Mary B. Gay, deceased.

Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of James H. Gay to admit to probate and record the Will of Mary B. Gay, deceased, late of the township of Dover in said county, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving James H. Gay, 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 Milo L. Myers and Alnet Mayer, 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 Mary B. Gay, 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 testimon of the witnesses above named, be entered of record in this Court.

14974-A In the matter of the estate of

Mary B. Gay, deceased. Order for Appointment, Letters Issued and to Publish Notice

Order for Appointment, Letters Issued and to Publish Notice

The Last Will of Mary B. Gay, deceased, late of Dover Township in said County, having heretofore been duly proved and allowed; this day James H. Gay, the Executor named in said Will, appeared in open Court, and made and filed an application, under oath as required by law, to be appointed as such Executor, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court, being satisfied that said James H. Gay 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 \$\frac{\pi}{2}\$. law; that this proceeding be recorded, and that said executor pay the costs herein taxed at \$

In the matter of the estate of Emit Wood, deceased. Order for Appointment and for Bond

This day R. C. Peet 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 Emit Wood, deceased, late of Claibourne 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 R. C. Peet is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Eleven Thousand and 00/100 Dollars, and this cause is continued.

In the matter of the estate of

Emit Wood, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day R. C. Peet appeared in open court, accepted the appointment as administrator of the estate of Emit Wood, deceased, and gave and filed herein his bond in the sum of Eleven thousand and 00/100 Dollars, conditioned according to law, with Fidelity Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said R. C. Peet; 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 \$

14927-A

October 18, 1945

In the matter of the estate of

Lucile Brubaker, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, be and he hereby is authorized to issue a certificate of title to John E. Snyder, Milford Center, Ohio, in accordance with the prayer of the petitioner.

14973 In the matter of the estate of Elijah H. Holycross, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

9248-B Estate of

Alfred J. Rigdon, deceased.

This day came Pearl McIlroy, trustee of said estate, and filed his first account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

9248-B

In the matter of the trusteeship of the estate of Alfred J. Rigdon, deceased.

This day this cause came on to be heard upon the application filed for allowance in the sum of \$50.00 per month for the support and maintenance of Ida Wright, the life tenant, from the funds on Deposit in The Union County Federal Savings and Loan Association. The Court being fully advised in the premises finds that it is necessary to spend the sum of \$50.00 per month for the support and maintenance of said ward, and the trustee is hereby authorized to make payments in the sum of \$50.00 per month from such deposit until further order of the court.

14950

In the matter of the estate of Charles Colin DeLeon, deceased. Entry of Appointment of Trustee

This day this cause came on to be heard upon the Affidavit filed herein of Carrie DeLeon, and the court finds that Raymond Thompson is a grandson and heir at law of Charles Colin DeLeon, deceased, and that Colin F. Thompson is a grandson and heir at law of Charles Colin DeLeon, deceased, and that each, Raymond Thompson and Colin F. Thompson, are in the military service of the United States. It is therefore ordered that William L. Coleman, an Attorney at Law, be and hereby is appointed to represent said Raymond Thompson and Colin F. Thompson in all matters pertaining to the administration of the estate of Charles Colin DeLeon, as provided by the Soldiers' and Sailors' Relief Act of 1918 as amended.

In the matter of the estate of Charles Colin DeLeon, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

In the matter of the estate of

Forest L. Seaman, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio. be and he hereby is authorized to issue a certificate of title to Ruth A. Seaman in accordance with the prayer of the petitioner.

In the matter of the estate of

Mary Fladt, deceased.

Admitting Authenticated Copy of Will to Probate

This day an authenticated copy of the last Will and Testament of Mary Fladt, deceased, late of Columbus, Ohio, was presented to the Court for record; and it appearing to the Court that said Will was duly executed and proved in accordance with the laws of the State of Ohio and admitted to probate in the Probate Court of Franklin County in the State of Ohio and that part of the property to which said Will relates is situated in this County, it is ordered that said authenticated copy of said Will be admitted to record in this Court as provided by law, and it is further ordered that George Fladt pay the costs herein taxed at \$5.00

In the matter of the estate of

Ella May George, deceased. Order for Appointment and for Bond

This day Emma Elliott 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 Ella May George, deceased late of Milford Center in said county, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Emma Elliott is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty-one Hundred and No/100 Dollars; and this cause is continued.

In the matter of the estate of Ella May George, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Emma Elliott appeared in open court, accepted the appointment as administratrix of the estate of Ella May George, deceased, and gave and filed herein her bond in the sum of Twenty-one Hundred & No/100 Dollars, conditioned according to law, with United States Fidelity & Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Emma Elliott; 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

14920

October 20, 1945

Estate of Emma McClelland, deceased.

This day came Gwynn Sanders, administrator of said estate, and filed his first and fimal account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14951-A

In the matter of the estate of Solomon Jackson Weldon, deceased. Sale of Personal Property Confirmed

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

14951-A

In the matter of the estate of

Solomon Jackson Weldon, deceased. Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Delaware County, be and he hereby is authorized to issue a certificate of title to Hayes DeWeese in accordance with the prayer of the petitioner.

In the matter of the adoption of

Jacob Forrest Vernon.

This day Ruth M. Watkins appeared in open court and filed herein a petition for leave to adopt Jacob Forrest Vernon, a child, and for a change of the name of said child to Forrest Melvin Watkins, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said court at Marysville, Ohio, on the 20th day of November, 1945, at 10 o'clock A. M. It is further ordered that Ruth Patrick be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the court a full report in writing; and this cause is continued.

In the matter of the estate of Forest L. Seaman, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement in the above captioned estate, heretofore filed hereid, came on for hearing. It appearing to the satisfaction of the court that notice of the filing of said inventory and appraisement 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 and appraisement, after being duly examined, be allowed and confirmed.

14979 in the matter of the adoption of

Edward Lee Fox.

Orders for Hearing This day Arnold M. Nicol and Alice G. Nicol appeared in open court and filed herein a petition for leave to adopt Edward Lee Fox, a child, and for a change of the name of said child to Edward Lee Nicol, the full name by which said shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said Court at Marysville, Ohio, on the 23 day of November, 1945, at 10 o'clock A. M. It is further ordered that Ruth Patrick be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the Court a full report, in writing; and this cause is continued.

In the matter of the adoption of

Doris Ann Hillman Order for Hearing

This day Harley T. Huffman & Irene C. Huffman appeared in open court and filed herein a petition for leave to adopt Doris Ann Hillman, a child, and for a change of the name of said child to Doris Ann Huffman, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said court at Marysville, Ohio, on the 23rd day of November, 1945, at 10 o'clock A. M. It is further ordered that Ruth Patrick be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the court a full report in writing; and this cause is continued.

In the matter of the estate of

Anna Hedges, decessed.

Order for Appointment and for Bond

This day Beatrice M. Parthemer 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 Hedges, deceased, late of Marysville in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Beatrice M. Parthemer is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of six thousand dollars, and this cause is continued.

In the matter of the estate of

Anna Hedges, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Beatrice M. Parthemer appeared in open court, accepted the appointment as administratrix of the estate of Anna Hedges, deceased, and gave and filed herein her bond in the sum of six thousand dollars, conditioned according to law, with The Fidelity & Deposit Co. of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Beatrice M. Parthemer; 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

14970-A

October 23, 1945

In the matter of the estate of

R. S. Fish, deceased.

Orders Approving Inventory and Appraisement This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

14981

In the matter of the estate of

Anna Hedges, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

14974-A

In the matter of the estate of

Mary B. Gay, deceased. Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14970-A

In the matter of the estate of

R. S. Fish, deceased.

Order to Sell

This day this cause came on to be heard upon the petition herein filed and the testimony of Pride H. Fish and the court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the personal property therein described ought to be sold as prayed for. It is therefore ordered that Pride H. Fish, as executor of the estate of said R. S. Fish, deceased, proceed according to law to sell said personal property at public auction, to the highest bidder, after giving notice thereof for the time and in the manner prescribed by law. It is further ordered that said sale be made for cash in hand at time of sale. It is further ordered that said executor make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

October 25, 1945

In the matter of the estate of John Dean Boylan, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduclary of said estate. It is ordered that hearing on said schedule of claims be had forthwith: that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14829 Estate of

John Dean Boylan, deceased.

This day came Priscilla Boylan, administratrix 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 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

Approving Publication of Notice of Accounts

This day proof of publication of notice of filing accounts and vouchers of administration was made, and the Court hereby approves the same, and orders the notice aforesaid to be entered upon the journal of the Court in full; said notice is as follows, viz: 14849

Neva B. Harger, administratrix of the estate of Frank H. Harger, First and final account Charles R. Pyers, guardian of Everett Loy Pyers, Tenth Account. 9276-A 14812 12982 14339 Reuben January, administrator of the estate of Nellie January, First and final account Martha Lockwood, guardian of Ted Olga Cribb and Ward Allen Cribb, Fifth account. Milo L. Myers, trustee of the estate of Joy Andrews, a minor, Second and final account.

14339

In the matter of the trusteeship of

Joy Andrews, a minor. This day the second and final account of Milo L. Myers, Trustee of Joy Andrews, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved allowed and confirmed. The Court finds said Account duly balanced, and said Trusteeship settled according to law. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14849 In the matter of the estate of Frank H. Harger, deceased.

This day the first and final account of Neva B. Harger, administratrix of the estate of Frank H. Harger, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14812 In the matter of the estate of Nellie January, deceased.

This day the first and final account of Reuben January, administrator of the estate of Nellie January, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged except for fraud or manifest error.

12982 In the matter of the guardianship of

Ted Olga Cribb and Ward Allen Cribb, minor.

This day the Fifth account of Martha Lockwood, guardian of Ted Olga Cribb and Ward Allen Cribb, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds said account duly balanced, and said guardianship settled according to law. That said guardian has made distribution to Ted Olga Cribb in the sum of \$2114.85, being her share in full. The court further finds a balance of One Thousand One hundred fifty-eight and 10/100 (\$1158.10) and securities, in the hands of said guardian due said ward, Ward Allen Cribb. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

In the matter of the estate of John Martin Bunsold, deceased.

October 26, 1945 This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14925-A Estate of John Martin Bunsold, deceased.

October 26, 1945 This day came Laura Bunsold and Lydia Burger, executrices of said estate, and filed their first and final account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14982 In the matter of the estate of John Wenger, deceased.

Order For Appointment and for Bond
This day William L. Coleman 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 Wenger, deceased, late of Jerome Township in said County, and an affidavit that there is not to his knowledge any lest 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 L. Coleman is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Twenty one Hundred (\$2100.00) Dollars, and that he is hereby directed not to continue decedent's business but close the same up forthwith, and this cause is

14982 In the matter of the estate of

continued.

John Wenger, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day William L. Coleman appeared in open court, accepted the appointment as administrator of the estate of John Wenger, deceased, and gave and filed herein his bond in the sum of Twenty one Hundred (\$2100.00) Dollars, conditioned according to law, with the Ohio Casualty Insurance Company of Hamilton, Ohio, as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said William L. Coleman; 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 \$___.

In the matter of the guardianship of Carrie M. Allen, incompetent.
Orders on Filing Inventory

This day an Inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this court forthwith.

In the matter of the guardianship of Carrie M. Allen

This day came Lena A. Robinson, guardian of the person and estate of Carrie M. Allen, and made application to the Court to expend the money received as an old age pension from the Division of Aid for the Aged on behalf of Carrie M. Allen, now in the sum of thirty-four dollars (\$34) per month, for the support and maintenance of said ward. The court upon consideration deemed it for the best interests of all persons concerned that said expenditure be made and hereby approves and allows the same, subject, however, to exceptions upon settlement of said guardian's account.

Approved: A. G. Kirby, Attorney

In the matter of the estate of Mary Poling, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14853 Estate of

Mary Poling, deceased.

This day came Fay Poling, 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 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14951-A October 29, 1945
In the matter of the estate of

Solomon Jackson Weldon, deceased. Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

14915 In the matter of the estate of

Orman A. Conrad, deceased.

On this 29th day of October, 1945, a written instrument, duly signed and acknowledged by Ina B. Conrad, widow of Orman A. Conrad, evidencing her election to take under the will of said decedent, was filed in this court; And it appearing to the court that said instrument was filed within the time allowed by law for the making of an election, it is ordered that the election of said widow to take under the will be entered on the journal of the court as provided by law.

Approved, Robert L. Barton, Atty. for Admx.

In the matter of the estate of Lanta P. Gross, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14917 Estate of

Lanta P. Gross, deceased.

This day came A. C. Gross, 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 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said

14983 In the matter of the estate of Annabelle Weston, deceased.

Authority to Transfer Real Estate

This day came E. M. Weston, surviving spouse of Annabelle Weston, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description ofsaid real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14858 October 30, 1945

In the matter of the estate of Evan Alva Roberts, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14858 Estate of

Evan Alva Roberts, deceased.

This day came Arizona S. Roberts, administratrix 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 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

October 31, 1945

14943 In the matter of the Will of Joseph Zahn, deceased.

Election Under Will by Written Instrument

On this 31 day of October, 1945, a written instrument, duly signed and acknowledged by Emma Zahn, surviving spouse of Joseph Zahn, 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 the Court.

14967 In the matter of the estate of Mary A. Edwards, deceased.

Mary A. Edwards, deceased. Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

November 1, 1945

14878 Estate of

Emmett Wood, incompetent.

This day came R. C. Peet, guardian 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 24th day of November, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

Probate Notice-Approval and 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 approval and settlement:

14858 Arizona S. Roberts, administratrix of the estate of Evan Alva Roberts,
First and final account.

14917 A. C. Gross, administrator of the estate of Lanta P. Gross, First and final account.

14853 Fay Poling, administrator of the estate of Mary Poling, First and final account.

14925-A Laura Bunsold and Lydia Burger, executrices of the estate of John Martin Bunsold,
First and final account.

Priscilla Boylan, administratrix of the estate of John Dean Boylan, First and final account Gwynn Sanders, administrator of the estate of Emma McClelland, First and final account.

Pearl McIlroy, trustee of the estate of Alfred J. Rigdon, First and partial account.

Ninz P. Randall, administratrix of the estate of Edward Randall, First and final account.

Richard L. Cameron, administrator of the estate of Clara A. Matteson,

First and final account.

14918 Cecile D. Wible, administratrix of the estate of J. Glenn Wible, First and final account.

14886-A Dallas Barker, executor of the estate of Elwood Huffman, First and final account.

14876-A Flora Smith, executrix of the estate of Harry L. Smith, First and final account.

14837 Frank L. Scott, administrator of the estate of Clara Frances Scott, First and final account.

14878 R. C. Peet, guardian of Emmett Wood, First and final account.

Unless exceptions are filed thereto, said accounts will be for hearing before said court, on the 24th day of November, 1945, at 10:00 A. M., at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing.

14984

In the matter of the estate of J. Arnold Van Atta, deceased. Order for Appointment and for Bond

This day Mae Van Atta 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 J. Arnold Van Atta, deceased, late of Claibourne Township in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Mae Van Atta is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Ten Thousand and no/loo Dollars, and this cause is continued.

14984

In the matter of the estate of J. Arnold Van Atta, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Mae Van Atta appeared in open court, accepted the appointment as administratrix of the estate of J. Arnold Van Atta, deceased, and gave and filed herein surety bond in the sum of Ten Thousand and no/100 Dollars, conditioned according to law, with The Fidelity and Deposit Co. of Maryland and Mae Van Atta as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Mae Van Atta; 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 \$___.

14985

In the matter of the will of Laura Sheneman, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the court by Myrtle Fawn praying that an instrument in writing purporting to be the last will and testament of Laura Sheneman, deceased, be admitted to probate: all next of kin having waived notice of hearing, it is ordered that a hearing on said application will be had on the 1st day of November, 1945, at 2 o'clock P. M.

14985-

In the matter of the will of Laura Sheneman, deceased.

Order Admitting to Probate and Record

This matter came on this day further to be heard on the application of Myrtle Fawn to admit to probate and record the Will of Laura Sheneman, deceased, late of the village of Marysville in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse and that all the next of kin of said decedent, known to be resident of the State, have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this court, pursuant to a former order of this court, or have waived notice and given consent to the probate of said Will. And W. F. Cody and E. H. Hatton, 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 Laura Sheneman, 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.

14985-A

November 2, 1945

In the matter of the estate of

Laura Sheneman, deceased.

Order for Appointment and for Bond

The Last Will of Laura Sheneman, deceased, late of Marysville in said County, having heretofore been duly proved and allowed; this day Myrtle Fawn, 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 Fawn 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 this cause is continued.

14985-A

In the matter of the estate of

Laura Sheneman, deceased.
Bond Approved and Letters Issued, Order to Publish Notice

This day Myrtle Fawn appeared in open court, accepted the trust as executrix of the estate of Laura Sheneman, deceased, and gave and filed herein her bond in the sum of five thousand dollars, conditioned according to law, with The Fidelity & Deposit Co. of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Myrtle Fawn; 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 \$\frac{1}{2}\$

14975

In the matter of the estate of

Emit Wood, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14934-0

In the matter of the estate of

William S. DeHaven, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of E. J. Marsh as administrator with the Will Annexed of the Estate of William S. DeHaven, 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.

14973

In the matter of the estate of Elijah H. Holycross, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Clifton Holycross as administrator of the estate of Elijah H. Holycross, 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.

14967

In the matter of the estate of

Mary A. Edwards, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Owen Edwards as administrator of the estate of Mary A. Edwards, 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.

14963-A

In the matter of the estate of Flora M. Evans. deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Ruth Friesner as executrix of the estate of Flora M. Evans, 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.

14970-A

In the matter of the estate of

R. S. Fish, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county; that the notice of appointment of Pride H. Fish as executor of the estate of R. S. Fish, 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.

14964

In the matter of the estate of Anna B. Hinderer, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of William G. Hinderer as administrator of the estate of Anna B. Hinderer, 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.

14964

In the matter of the estate of

Anna B. Hinderer, deceased

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14986

In the matter of the will of Clara M. Archart, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the Court by Orpha D. Moore praying that an instrument in writing purporting to be the last will and testament of Clara M. Archart, deceased be admitted to probate: It is ordered that a commission to take deposition of witnesses issue to H. D. House, Probate Judge of Delaware County, Ohio, and that a hearing on said application be had forthwith upon return of such deposition.

14986

In the matter of the will of

Clara M. Arehart, deceased.

Order for Commission

This day F. LeRoy Allen appeared in open court and made application for a commission to issue to some suitable person to take the deposition of witnesses to the signatures of Harry W. Crist and Z. L. Ramsey, deceased, witnesses to the will of said Clara M. Archart, deceased. And it appearing to the Court that said witnesses reside out of the jurisdiction of this court, to-wit: at Delaware, Delaware County, Ohio, It is therefore ordered that such Commission, with said Will annexed, issue to H. D. House, 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.

14987

November 3, 1945

In the matter of the Will of

Alice H. Howard, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the Court by Cone Howard and Verne Howard praying that an instrument in writing purporting to be the last will and testament of Alice H. Howard, deceased, be admitted to probate: All next of kin residence of the State of Ohio having waived notice and consent to the probate of said last will and testament. It is ordered that a hearing on said application will be had on the 3rd day of November, 1945, at 10 o'clock A. M.

14987 In the matter of the Will of Alice H. Howard, deceased.

Order Admitting to Probate and Record This matter came on this day further to be heard, on the application of Verne Howard and Cone Howard Jr. to admit to probate and record the Will of Alice H. Howard, deceased, late of the Village of Milford Center in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that all the next of kin of said decedent, known to be resident of the State, have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And Ruth Hess and Gwynn Sanders, 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the Will of said Alice H. Howard, deceased; that it was duly executed and attested; and that the said testator, at the time of signing said will was of full age, of sound mind and memory and not under any restraint. Therefore the Court orders the admitting of said Will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

14965-A In the matter of the estate of Anna M. Fensel, deceased.

Orders on Filing Inventory and Appraisement
This day an inventory and appraisement in the above captioned estate was filed in this court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been

waived by all persons entitled to notice under the law of the State of Ohio.

14989 In the matter of the guardianship of George David Coder, minor. Order for Hearing and Notice.

This day Loyd J. Coder filed an application in court for the appointment of a guardian of George David Coder, minor. It is ordered that said application be set for hearing on the 3rd day of November, 1945, at 10 o'clock A. M., all interested parties having waived notice of hearing, as provided by law.

14989 In the matter of the guardianship of George David Coder, Minor.

Order on Hearing
This day this matter came on to be heard upon the application filed herein. The court finds that notice has been given to all interested parties as heretofore ordered. The court finds that said George David Coder is a minor, and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the court that Loyd J. Coder is legally competent and he having filed the application herein and given bond in the sum of \$2,000.00 conditioned according to law, with The Ohio Casualty Company as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Loyd J. Coder as provided by law.

14989 In the matter of the guardianship of George David Coder, a minor. Orders on Filing Inventory

This day an inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory be had before this court forthwith.

14989
In the matter of the guardianship of George David Coder, a minor.
Entry Authorizing Payment of Attorney Fee

On application of Loyd J. Coder, Guardian, and for good cause shown it is ordered that said guardian be, and hereby is authorized to pay out of his funds as such guardian the sum of \$150.00 to C. A. Hoopes for his services in effecting the settlement of the claim of said guardian against one Rosslyn W. Spence.

14989-A
In the matter of Loyd J. Coder, father and guardian of the estate of George D. Coder, a minor. Journal Entry Approving Settlement of Claim of Minor

This cause came on this day to be heard on the application of Loyd J. Coder, father and guardian of George D. Coder, eight years of age, for personal injuries wrongfully caused to him by R. W. Spence and Frederick Spence and in court came the parents including said guardian and in court came the said injured minor. Whereupon, the court finds from the evidence adduced in open court that on or about the 24th day of November, 1944, said minor was injured as result of collision with an automobile truck, owned by R. W. Spence and operated by Frederick Spence, in the City of Marysville, Ohio; that as a result of said collission, said minor suffered severe and painful injuries but that no suit on said minor's claim has been brought and said R. W. Spence and Drederick Spence, while denying all liability on account of said injuries have, nevertheless, offered in full settlement of said claim the sum of One Thousand and no/100 Dollars (\$1,000.00). The court further finds that the applicant, Loyd J. Coder, is the father and guardian of said minor, George D. Coder, and the person by whom said minor is maintained; and it appearing to the court that a settlement of said claim on the basis proposed would be for the best interests of said minor, it is therefore by the court ordered, adjudged and decreed that the said Loyd J. Coder, the father and guardian of the said George D. Coder, a minor be and he is hereby authorized to accept the sum of One Thousand and no/100 Dollars (\$1,000.00) in full settlement of said claim and to execute to the said R. W. Spence and Frederick Spence, a full and complete release from all further liability on account of said accident and the injuries resulting therefrom; and it is further ordered that such payment shall be a complete and final discharge of said claim.

14989-A
Journal Entry Approving Release of Claim of Minor
In the matter of Loyd J. Coder, father and guardian

of the estate of George D. Coder, a minor.

This cause came on this day to be heard upon the report of Loyd J. Coder, father and guardian of George D. Coder, a minor, and in court came the parents including the father and guardian and in court came said injured minor. The Court, being fully advised in the premises, finds that said guardian has received the sum of One Thousand and no/100 Dollars (\$1,000.00), in and as full payment of the consideration for the full settlement, compromise and release of any and all claims of said minor against R. W. Spence and Frederick Spence; that said guardian has executed and delivered a written instrument as evidence of the same in accordance with the former order and consent of this Court. It is therefore ordered, adjudged and decreed that said settlement, compromise and release and the receipt by said guardian of the sum of One Thousand and no/100 Dollars (\$1,000.00) as full consideration for the same be and the same are hereby approved and confirmed by the Court.

14988
In the matter of the adoption of Ronda Sue Snyder.

This day Earl H. Kinsey & Kathryn Morgan Kinsey appeared in open court and filed herein a petition for leave to adopt Ronda Sue Snyder, a child, and for a change of the name of said child to Ann Kinsey, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said court atMarysville, Ohio, on the 5th day of December, 1945, at 10 o'clock A. M. It is further ordered that Mary Needham be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the Court a full report, in writing; and this cause is continued.

14987-A November 5, 1945
In the matter of the estate of

Alice H. Howard, deceased.

Order for Appointment and for Bond
The Last Will of Alice H. Howard, deceased, late of Milford Center in said County, having heretofore been duly proved and allowed; this day Cone Howard Jr. & Verne Howard, the executors
named in said Will, appeared in open Court, and made and filed an application under oath as
required by law, to be appointed as such executors, also a statement in general terms as to what
the estate consists of and the probable value thereof; and the court being satisfied that said
Cone Howard Jr. & Verne Howard 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

14987-A In the matter of the estate of Alice H. Howard, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

sum of Twenty Five Thousand Dollars, and this cause is continued.

This day Cone Howard Jr. & Verne Howard appeared in open court, accepted the trust as executors of the estate of Alice H. Howard, deceased, and gave and filed herein their bond in the sum of Twenty-five Thousand Dollars, conditioned according to law, with the New York Casualty Company as sureties, which bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Cone Howard Jr. & Verne Howard; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executors pay the costs herein taxed at \$___.

14815-A Estate of

Nettie Hoffman, deceased.

This day came Alfred Hoffman, administrator de bonis 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 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14923-A
In the matter of the estate of Thomas W. Sharrer, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14923-A Estate of

Thomas W. Sharrer, deceased.

This day came Carrie W. Sharrer, 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 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

November 8, 1945

14943-A
In the matter of the estate of
Joseph Zahn, deceased.
Authority to Transfer Real Estate

This day came Emma Zahn, executrix of the estate of Joseph Zahn, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth 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 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.

14900-A

In the matter of the estate of Orlow Leroy Thompson, deceased. Authority to Transfer Real Estate

This day came Bernice Thompson, executrix of the estate of Orlow Leroy Thompson, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14900-A

In the matter of the estate of Orlow Leroy Thompson, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14900-A Estate of

Orlow Leroy Thompson, deceased.

This day came Bernice Thompson, 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 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14986

In the matter of the Will of Clara M. Arehart, deceased.

Order Admitting to Probate and Record (Commission Returned)

This matter came on this day further to be heard, on the application of Orpha D. Moore, to admit to probate and record the will of Clara M. Arehart, deceased, late of the village of Richwood in said county, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse and that 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. H. D. House, the Commissioner heretofore appointed to take the deposition of L. W. Redmond and H. Lloyd Jones, witnesses to the signatures of Harry W. Crist and Z. L. Ramsey, the subscribing witnesses to said will, duly returned the commission issued to him, with said will annexed, and also the deposition so taken, duly certified, of L. W. Redmond and H. Lloyd Johes as to the signatures of Harry W. Crist and Z. L. Ramsey, witnesses to the last will and testament of Clara M. Arehart. Said subscribing witnesses to said will, having been duly sworn, testified as to the execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will of said Clara M. Arehart, 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.

14934-C

November 9, 1945

In the matter of the estate of William S. DeHaven, deceased.

Order for Private Sale

This day this cause came on to be heard upon the petition herein filed and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that E. J. Marsh as Administrator of said estate of William S. DeHaven, deceased, proceed to sell 1 1925 Model T Ford automobile, appraised at \$25.00, Household furniture, appraised at 200.00, Misc. Articles appraised at 20.00, at private sale for best price obtainable. It is further ordered that said sale be made on the following terms: Cash in hand at time of sale. It is further ordered that said administrator make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

In the matter of the will of

Neva H. Rings, deceased. Journal Entry on Presentation of Will for Probate

An application having been this day presented to the court by Cephas Atkinson praying that an instrument in writing purporting to be the last will and testament of Neva H. Rings, deceased, be admitted to probate: All next of kin resident of the State of Ohio having waived notice in writing, it is ordered that a hearing on said application will be had on the 9th day of November, 1945, at 2 o'clock P. M.

14990-A

In the matter of the will of Neva H. Rings, deceased.

Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Cephas Atkinson to admit to probate and record the Will of Neva H. Rings, deceased, late of the Village of Plain City in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving Jacob Rings, 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 Elton M. Kile and Edith W. Kile, 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 Neva H. Rings, 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.

14918

In the matter of the estate of

J. Glenn Wible, deceased.

Authority to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to George Clemans in accordance with the prayer of the petitioner.

14991

November 10, 1945

In the matter of the estate of

Icie Lingrel, deceased. Order for Appointment and for Bond

This day Lauer Lingrel 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 Icie Lingrel, deceased, late of Marysville in said county, and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Lauer Lingrel is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Twenty One Hundred Dollars, and this cause is continued.

14991

In the matter of the estate of

Icie Lingrel, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Lauer Lingrel appeared in open court, accepted the appointment as administrator of the estate of Icie Lingrel, deceased, and gave and filed herein his bond in the sum of Twenty One Hundred Dollars, conditioned according to law, with Fidelity & Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Lauer Lingrel; 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 \$____.

14975

November 13,1945

In the matter of the estate of

Emit Wood, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of R. C. Peet as administrator of the estate of Emit Wood, 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.

14990-A

In the matter of the estate of

Neva H. Rings, deceased.

Order for Appointment and for Bond

The Last Will of Neva H. Rings, deceased, late of Plain City, Ohio, in said County, having heretofore been duly proved and allowed; this day Cephas Atkinson, 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 Cephas Atkinson 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.

14990-A

In the matter of the estate of

Neva H. Rings, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Cephas Atkinson appeared in open court, accepted the trust as executor of the estate of Neva H. Rings, deceased, and gave and filed herein his bond in the sum of Ten Thousand Dollars conditioned according to law, with Alma Atkinson and Andrew W. Cary 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 Cephas Atkinson; 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 \$__\$.

14992

In the matter of the guardianship of

Hattie Taylor, alleged incompetent.

Order for Hearing and Notice
This day Sturgis H. Cheney filed an application in Court for the appointment of a Guardian of Hattie Taylor, alleged incompetent. It is ordered that said application be set for hearing on the 19th day of November, 1945, at 10 o'clock A. M., and that at least three days' notice of the time and place of said hearing be given to: The proposed ward Hattie Taylor, by personal service in writing. All other interested parties by service by the sheriff as provided by law.

14986-A

In the matter of the estate of Clara M. Arehart, deceased.

Order for Appointment and for Bond The Last Will of Clara M. Archart, deceased, late of Village of Richwood in said County, having heretofore been duly proved and allowed; this day Marion C. Winter, 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 Marion C. Winter 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 this cause is continued.

14986-A

In the matter of the estate of Clara M. Arehart, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Marion C. Winter appeared in open Court, accepted the trust as Executor of the estate of Clara M. Arehart, deceased, and gave and filed herein his bond in the sum of Three Thousand and no/100 Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Marion C. Winter; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executor pay the costs herein taxed at \$.

In the matter of the estate of Elnora E. Foos, deceased.

This day a schedule of claims in the above captioned estate was fuled in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein in allowing and classifying claims, be confirmed;

and that the same be recorded.

In the matter of the estate

of Elnora E. Foos, deceased.

This day came H. A. Foos, 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 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14941

In the matter of the estate of

John T. Foos, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith, that the action of the fiduciary herein, in allowing and classifying claims be confirmed; and that the same be recorded.

14941 Estate of

John T. Foos, deceased. This day came H. A. Foos, 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 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of the estate of Ella May George, deceased.

Orders on Filing Inventory and Appraisement

This day an Inventory and Appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14977

In the matter of the estate of Ella May George, deceased.

Orders - Petition to Distribute Assets in Kind

This day Emma Elliott, administratrix of the estate of Ella May George, deceased, appeared in open court and filed her petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit; Items of said Assets To Whom to be Distributed

1935 4 door Ford automobile, oil stove, heating stove, 6 chairs, 2 rockers, oak chair, dining room table, sideboard, bed & springs, 2 dressers, Federal Sweeper, magazine rack, linoleum, bathroom linoleum, rug, 4 stands, bookcase, living room suite, living room rug, 3 lamps, 4 small rugs, small secretary, walnut chest, iron bed, and bedding, sewing machine, dishes, silver washing machine, sausage grinder, curtain stretcher, coal

Emma Elliott, Minnie Rutan, Francis W. McIntire, and Cornelius E. McIntire

And it appearing to the court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attached to said petition; It is therefore ordered that said administrator distribute and pay over said assets in kind as described above; provided, however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit. It is further ordered that said administrator report his proceedings herein immediately after the making of such distribution; and this cause is continued. In the matter of the estate of Ella May George, deceased.

Orders Approving Distribution in Kind

This day came Emma Elliott, administratrix of the estate of Ella May George, deceased, and made and filed herein her report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the court; it is ordered that the proceedings of said administratrix be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said administratrix pay the costs herein taxed at \$___.

14984 In the matter of the estate of J. Arnold Van Atta, Deceased.

Orders on Filing Inventory and Appraisement

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14984
In the matter of the estate of J. Arnold Van Atta, deceased.

Order Granting Application of Surviving Spouse to Purchase Personal Property

On the 14 day of November, 1945, Mae Van Atta, the surviving spouse of J. Arnold Van Atta, deceased, filed a schedule of the certain personal property of above estate shown in the schedule by her elected to be purchased and her application for an order directing the transfer and conveyance of the same to her upon her compliance with the terms and conditions of payment 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 administratrix is ordered to transfer and convey to the said Mae Van Atta by a proper bill of sale, the personal property elected to be purchased, upon the said surviving spouse complying with the following terms and conditions of payment fixed by the court, to-wit: The sum of \$1902.71 being the value of the inventory, in cash, and that she make a return thereof to the Court. It is further ordered by the court that administratrix of Richwood, Ohio, be and hereby is appointed as commissioner to execute such bill of sale, if the services of a commissioner be found necessary. It is further ordered that said administratrix of said decedent's estate, pay the costs of this proceeding taxed at \$3.00.

14984
In the matter of the estate of J. Arnold Van Atta, deceased.

Approving Report
This day this matter came on for hearing on the Report of Transfer and Conveyance of personal property to the surviving spouse of said decedent. It appearing to the Court that said Report is, in all respects, correct and that such transfer and conveyance has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said administratrix pay the costs herein.

In the matter of the estate of Alice H. Howard, deceased.

Orders on Filing Inventory and Appraisement

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 26th day of November, 1945, 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 service of the Sheriff of Union County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

14657-A
In the matter of the estate of George Frederick Renner, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

In the matter of the estate of Anna A. Renner, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14856-A November 15, 1945

In the matter of the estate of Grant Brock, deceased.

Sale of Personal Property Confirmed.

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

14934-C

In the matter of the estate of William S. DeHaven, deceased. Sale of Personal Property Confirmed

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

14934-A E. J. Marsh, administrator with the Will annexed of the estate of William S. DeHaven, Plaintiff, vs.

I. J. DeHaven, et al., Defendants.

Finding Sale Necessary and Ordering Appraisement

This matter coming on to be heard upon the petition and the evidence, the Court finds all the defendants herein have been duly and legally served with process, or have voluntarily entered their appearance and consent to the sale prayed for, and are properly before the court; and that it is necessary to sell said real estate to pay the debts of said estate and the prayer of the petition should be granted. And, it appearing to the Court that a new appraisement should be made of said real estate, it is ordered that Herman Collins, J. H. Clark and Joe King, 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 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 15th day of November, 1945.

14934-A E. J. Marsh, administrator of the estate of William S. DeHaven, deceased, Plaintiff, vs. I. J. DeHaven, et al., Defendants.

Confirming Appraisement, Dispensing with Bond and Ordering Private Sale

This day this matter came on further to be heard on the report of the appraisers heretofore herein appointed; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and it hereby is approved and confirmed. It appearing to the Court that the amount of the original bond given by E. J. Marsh 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 defendants to sell the real estate described in the petition at private sale, it is now ordered that E. J. Marsh as such Administrator sell, as provided by law, the real estate in the petition described, at not less than the appraised value thereof for cash. And plaintiff is ordered to make return forthwith upon such sale.

Approved by: William J. Porter, Attorney for Plaintiff
L. C. Bliss, Asst. Atty. Gen'l., Attorney for Dept. of Public Welfare, Division of Aid for Aged

14936 Estate of

Frank Speicher, deceased.

This day came Catherine Speicher, administratrix 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 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14927-A
In the matter of the estate of Lucile Brubaker, dedeased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had on the 26th day of November, 1945, at 10 o'clock A. M., at which time and place, the action of the fiduciary herein, in allowing and classifying claims will be confirmed, unless cause to the contrary be shown; It is further ordered that said fudiciary cause written notice to be served personally or by registered mail with return receipt requested, upon all other persons having an interest in the estate as devisees, legatees, heirs and distributees, except those who have waived the same in writing or otherwise voluntarily entered their appearance.

14885 Estate of

Loui C. Burnham, deceased.

This day came Walter Burnham, 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 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued

until said time.

9854-A
In the matter of the estate of James F. Moore, deceased.
Order for Appointment and for Bond

The Last Will of James F. Moore, deceased, late of Richwood in said County, having heretofore been duly approved and allowed; this day Blanchard Moore 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 Blanchard Moore is a suitable person and legally competent, it is ordered that he be appointed as such Administrator with the Will Annexed upon giving bond with sureties as required by law in the sum of One Thousand and no/100 Dollars, and this cause is continued.

In the matter of the estate of James F. Moore, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Blanchard Moore appeared in open court, accepted the appointment as Administrator with the Will Annexed of the Estate of James F. Moore, deceased, and gave and filed herein his bond in the sum of One Thousand and no/100 Dollars, conditoned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration with the Will Annexed issue to said Blanchard Moore; 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 \$.

November 16, 1945 E. J. Marsh, administrator with the Will annexed of the estate of William S. DeHaven, deceased, Plaintiff, vs.

I. J. DeHaven, et al., Defendants. Journal Entry Confirming Sale, Ordering Deed and Distribution

This day this cause came on to be heard upon the report of the Administrator of the sale made to Sarah Ellen Daum for the sum of Six Hundred Sixty Three and 50/100 Dollars (\$663.50) for real estate, as heretofore ordered, and the proceedings appearing in all respects in conformity to law, they are hereby approved and confirmed. The said E. J. Marsh, Administrator with the Will Annexed of the Estate of William S. DeHaven, deceased, is ordered to execute and deliver to the said purchaser, Sarah Ellen Daum, a good and sufficient deed for the premises as described in the petition. It is further ordered that satisfaction of the trust mortgage of the Division of Aid for the Aged as recorded in Volume 113, Pages 397-398, of the Mortgage records as set forth in the Answer and Cross Petition of the Division of Aid for the Aged be entered on the record thereof in the Office of the Recorder of Union County, Ohio, where it is recorded. The Court coming now to distribute the proceeds of said sale, amounting to Six Hundred Sixty Three and 50/100 Dollars (\$663.50), it is ordered that said Administrator, out of the money in his hands, pay: First: The court costs of the Estate in the sum of \$71.50. Second: To Bank's Insurance Agency, the sum of \$5.25 for Administrator's Bond. To H. C. Doellinger the sum of \$1.10 for documentary stamps for deed. Third: To William J. Porter for Attorney fees the sum of \$60.00 and to E. J. Marsh, Administrator for compensation the sum of \$60.00. Fourth: To I. J. DeHaven for services rendered the sum of \$125.00. Fifth: To the Division of Aid for the Aged, Department of Public Welfare, the balance in the sum of \$340.65. In addition thereto said Division of Aid for Aged shall receive the sum of \$336.50 being the amount received from the sale of personal property making a total of \$677.15. It is further ordered that said Administrator file his account herein showing the payments as herein ordered, and that this proceeding be recorded Approved: William J. Porter, Attorney for Administrator L. C. Bliss, Asst. Atty. Gen., Attorney for Division of Aid for Aged.

14934-A E. J. Marsh, administrator with the Will annexed of the estate of William S. DeHaven, deceased, Plaintiff, vs.

I. J. DeHaven, et al., Defendants Certificate of Release of Mortgage

The mortgage given by William DeHaven to the Division of Aid for the Aged, Department of Public Welfare, State of Ohio and recorded in Book 113, page 397-398, Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, November 16, A. D. 1945.

In the matter of the estate of Emma Rausch Mayer, deceased.

Relieving Estate from Administration This day this cause came on to be heard upon the application of Alnet Mayer for an order to

relieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application has been waived by all parties 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 Alnet Mayer of Marysville, Ohio be and hereby is appointed as Commissioner to execute instruments of conveyance if such be necessary.

14993 In the matter of the estate of Emma Rausch Mayer, deceased. Approving Report of Distribution

This day this matter came on for hearing on the report of distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded and that said Alnet Mayer pay the costs herein taxed at \$2.50.

November 17, 1945 In the matter of the guardianship of

Nora E. Lake, an incompetent person. On this 17th day of November, 1945, this matter came on for hearing on the application of Kenneth D. Kyle, Guardian of the person and estate of Nora E. Lake, an incompetent person, for the allowance of compensation and expenses and for attorney fees and the court being fully advised in the premises hereby orders that said guardian be and is allowed the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) as full compensation for all his ordinary and extraordinary services and expenses as such guardian rendered from the 28th day of September, 1943 to November 17, 1945. The said guardian is also allowed the sum of Fifty and no/100 (\$50.00) Dollars for the payment of legal services rendered by Allen & Allen, Attorneys, which sum the court finds to be the reasonable value of such services. It is further ordered that the same be charged and paid from said estate.

14898-A
To the matter of the

In the matter of the estate of Jeremiah Poling, deceased.

Authority to Transfer Real Estate

This day came Orlyn B. Poling, executor of the estate of Jeremiah Poling, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14946

In the matter of the estate of

Charles Lincoln, deceased.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Phillip Lincoln as administrator of the estate of Charles Lincoln, 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.

14940

In the matter of the estate of Lamont Disbennett, decessed.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Eldon I. Disbennett, as administrator of the estate of Lamont Disbennett, 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.

14950

In the matter of the estate of Charles Colin DeLeon, deceased.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Carrie DeLeon as administratrix of the estate of Charles Colin DeLeon, 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.

14910-A

No vember 20, 1945

In the matter of the estate of Theodore Weidman, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14910-A

Estate of

Theodore Weidman, deceased.

This day came Essie Marie Rupprecht, 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 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14894

November 21, 1945

In the matter of the estate of

Clara Wood, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14987-A

In the matter of the estate of

Alice Howard, deceased.

This day exceptions being filed to the Inventory and Appraisement in the above entitled matter, it is ordered that a hearing be had on said Inventory and the exceptions thereto on the 10th day of December, 1945, at 10:00 o'clock A. M. and this matter is continued.

14994

November 23, 1945

In the matter of the guardianship of

Barbara Ann Wible and Will Franklin Wible, minors.

This day Cecile D. Wible filed an application in court for the appointment of a guardian of Barbara Ann Wible and Will Franklin Wible, minors. It is ordered that said application be heard forthwith.

14994

In the matter of the guardianship of

Barbara Ann Wible and Will Franklin Wible, minors.

This day this matter came on to be heard upon the application filed herein. The court finds that said Barbara Ann Wible and Will Franklin Wible are minors, and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the court that Cecile D. Wible is legally competent, and she having filed her application herein and given bond in the sum of \$1000.00 conditioned according to law, with The Ohio Casualty Company as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Cecile D. Wible as provided by law.

Entry Approving Publication of Notice of Accounts

This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders the notice aforesaid to be entered upon the journal of the court in full; said notice is as follows, viz:

14858 Arizona S. Roberts, administratrix of the estate of Evan Alva Roberts, First and final account.

14917 A. C. Gross, administrator of the estate of Lanta P. Gross, First and final account.

14853 Fay Poling, administrator of the estate of Mary Poling, First and final account.

14925-A Laura Bunsold and Lydia Burger, executrices of the estate of John Martin Bunsold,

First and final account.

14829 Priscilla Boylan, administratrix of the estate of John Dean Boylan, First and final account.

14920 Gwynn Sanders, administratror of the estate of Emma McClelland, First and final account.

14835 Pearl McIlroy, Trustee of the estate of Alfred J. Rigdon, First and partial account.

Ning P. Randall, administratrix of the estate of Edward Randall, First and final account.

Richard L. Cameron, administrator of the estate of Clara A. Matteson, first and final

account.

14918 Cecile D. Wible, administratrix of the estate of J. Glenn Wible, first and final account.

14886-A Dallas Barker, executor of the estate of Elwood Huffman, First and final account.

14876-A Flora Smith, executrix of the estate of Harry L. Smith, First and final account.

14876-A Flora Smith, executrix of the estate of Clara Frances Scott, first and final account.

14878 R. C. Peet, guardian of Emmett Wood, first and final account.

12676 In the matter of the estate of Clara A. Matteson, deceased.

This day the first and final account of Richard L. Cameron, administrator of the estate of Clara A. Matteson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14837-In the metter of

In the matter of the estate of Clara Frances Scott, deceased.

This day the first and final account of Frank L. Scott, administrator of the estate of Clara Frances Scott, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14876-A In the matter of the estate of

Harry L. Smith, deceased.

This day the first and final account of Flora Smith, executrix of the estate of Harry L. Smith, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14886-A

In the matter of the estate of

Elwood Huffman, deceased.

This day the first and final account of Dallas Barker, executor of the estate of Elwood Huffman, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14918

In the matter of the estate of

J. Glenn Wible, deceased.

This day the first and final account of Cecile D. Wible, administratrix of the estate of J. Glenn Wible, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

In the matter of the trusteeship of the

estate of Alfred J. Rigdon.

This day the first account of Pearl McIlroy, trustee of the estate of Alfred J. Rigdon, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of Five thousand nine hundred seventy-seven and 78/100 Dollars (\$5977.78), in the hands of said Trustee due said Estate. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

14920

In the matter of the estate of Emma McClelland, deceased.

This day the first and final account of Gwynn Sanders, administrator of the estate of Emma McClelland, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

In the matter of the estate of John Dean Boylan, deceased.

This day the first and final account of Priscilla Boylan, administratrix of the estate of John Dean 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 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14925-A

In the matter of the estate of John Martin Bunsold, deceased.

This day the first and final account of Laura Bunsold and Lydia Burger, executrices of the estate of John Martin Bunsold, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciaries released and discharged according to law.

In the matter of the estate of

Mary Poling, deceased.

This day the first and final account of Fay Poling, administrator of the estate of Mary Poling, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmeh released and discharged according to law.

14917

In the matter of the estate of

Lanta P. Gross, deceased.

This day the first and final account of A. C. Gross, administrator of the estate of Lanta P. Gross, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no onw 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14858

In the matter of the estate of Evan Alva Roberts, deceased.

This day the first and final account of Arizona S. Roberts, administratrix of the estate of Evan Alva Roberts, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

Estate of Henry Amrine, Paul Amrine, Phyllis Amrine and Theodore Amrine, minors. November 23, 1945

This day came Clifton L. Caryl, guardian of said estate, and filed his first account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marys-ville Tribune, a newspaper of this county. And this matter is continued until said time.

14894

In the matter of the estate of

Clara Wood, deceased. November 24, 1945

It appearing that the only assets of the estate was the real estate, and the same having been accounted for according to law, it is ordered that said statement in lieu of and for an account be accepted. It is further ordered that the fiduciary and his bondsmen he, and the same hereby are, released from further liability in this proceeding, except for fraud or manifest error.

14818 Estate of

Minnie I. Chappell, deceased.

This day came Charles Beatty Chappell, 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 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law. in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

9601-A November 26, 1945
In the matter of the estate of

William H. Sheneman, deceased. Order for Appointment and for Bond

The last Will of William H. Sheneman, deceased, late of Marysville in said county, having here-tofore been duly approved and allowed; this day William A. Fawn 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 William A. Fawn is a suitable person and legally competent, it is ordered that he be appointed assuch administrator with the will annexed upon giving bond with sureties as required by law in the sum of nine thousand dollars, and this cause is continued.

9601-A
In the matter of the estate of William H. Sheneman, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day William A. Fawn appeared in open court, accepted the appointment as administrator with the will annexed of the estate of William H. Sheneman, deceased, and gave and filed herein his bond in the sum of nine thousand dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration with the Will Annexed issue to said William A. Fawn; 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 \$\frac{\pi}{2}\$.

14974
In the matter of the will of Mary B. Gay, deceased.
Election of Surviving Spouse

This day personally appeared in open court James H. Gay, surviving spouse of said Mary B. Gay, deceased, and signified his desire of making his election whether to take under the will of said Mary B. Gay, deceased, or under the statute of descent and distribution. Whereupon the court explained to him the provisions of said will and his rights under the same and also explained to him his rights at law in the event of his taking under the statute of descent and distribution; and thereupon he declared himself satisfied with the provisions of said will, and elected to take under said will, and his election so to take is hereby entered upon the Journal of the Court, as provided by law.

14974-A In the matter of the estate of Mary B. Gay, deceased.

Authority to Transfer Real estate

This day came James H. Gay, executor of the estate of Mary B. Gay, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14974-A
In the matter of the estate of

Mary B. Gay, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14982

In the matter of the estate of

John Wenger, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the state of Ohio.

14957

November 27,1945

In the matter of the estate of Amy Clevenger, deceased.

Admitting Authenticated Copy of Will to Probate

This day an authenticated copy of the last Will and Testament of Amy Clevenger, deceased, late of Meeker, Rio Blanco County, Colorado, was presented to the Court for record; and it appearing to the Court that said Will was duly executed and proved in accordance with the laws of the State of Colorado and admitted to probate in the Probate Court of Rio Blanco County in the State of Colorado and that part of the property to which said Will relates is situated in this County, it is ordered that said authenticated copy of said Will be admitted to record in this Court as provided by law, and it is further ordered that said James Clevenger pay the costs herein taxed at \$11.32.

14950-A

November 28, 1945

In the matter of the estate of Charles Colin DeLeon, deceased.

This day A. G. Kirby as attorney for Carrie DeLeon, administratrix in the above estate, appeared in open court and made application for the appointment of a guardian ad litem for the minor defendants in this case. And it appearing to the court that the defendant, Carrie J. Thompson, is of the age of sixteen years and has been duly and legally served with summons, and that Roger D. D. Thompson is of the age of seven years, it is ordered that William L. Coleman be and he hereby is appointed guardian ad litem for the suit for said minor defendants.

14935-A

In the matter of the estate of

Jennie F. Conrad, deceased. Alias Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14935-A

In the matter of the estate of

Jennie F. Conrad, deceased. Authority to Transfer Real Estate

This day came Jesse F. Conrad, executor of the estate of Jennie F. Conrad, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part here of, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14935-A

In the matter of the estate of

Jennie F. Conrad, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14924

In the matter of the estate of James E. McAllister, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule ov claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims be confirmed; and that the same be recorded.

14924

Estate of

James E. McAllister, deceased.

This day came Ina B. Keckley, administratrix 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 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14856-A

Estate of

Grant Brock, deceased.

This day came Clara Smith, 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 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14535

Guardianship of

Clara Williamson, an incompetent.

This day came Ruth Spring guardian of said estate, and filed her second and final account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14957-A November 29, 1945

In the matter of the estate of Amy Clevenger, deceased.

A certified copy of the last Will of Amy Clevenger, deceased, late of Rio Blanco County, Colorado, having heretofore been duly proved and allowed; this day James Clevenger, the Ancillary 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 Ancillary Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said James Clevenger is a suitable person and legally competent, it is ordered that he be appointed as such Ancillary Executor, upon giving bond with sureties as required by law, in the sum of Twenty Thousand Dollars, and this cause is continued.

14957-A

In the matter of the estate of

Amy Clevenger, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day James Clevenger appeared in open court, accepted the trust as Ancillary Executor of the estate of Amy Clevenger, deceased, and gave and filed herein his bond in the sum of Twenty Thousand Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said James Clevenger as Ancillary Executor; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Ancillary Executor pay the costs herein taxed at \$\frac{1}{2}\$.

November 30, 1945

In the matter of the estate of Icie Lingrel, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14987-A In the matter of the estate of

Alice Howard, deceased.

By agreement of Bethmar Merkle, exceptor, and Verne Howard, the devisee and legatee under the last will and testament of Alice H. Howard, deceased, who is entitled to purchase the interest in the real estate of Alice H. Howard at its appraised value; the appraised fair market value of said real estate is hereby increased from \$26,679.10 to \$28.584.75 in the Inventory and Appraisement. Upon motion of Bethmar Merkle the exceptions filed to the Inventory and Appraisement are hereby withdrawn and dismissed. It appearing to the court that due notice was served on all interested parties and that no other exceptions were filed, the inventory as filed, with the increase in value of the real estate as herein above set forth, is hereby approved and confirmed. Approved by: C. A. Hoopes, Attorney for Bethmar Merkle. Gwynn Sanders, Attorney for Verne Howard

In the matter of the estate of

Alice Howard, deceased. This day came Verne Howard and filed his election to purchase the interest of Alice H. Howard in the real estate of which she died seized; being an undivided one-half interest in 381.13 acres located in Union Township, Union County, Ohio and known as the Cone Howard Farm, at the appraised fair market value of \$28,584.75 by virtue of Item IV of the Last Will and Testament of the said Alice H. Howard, deceased. The court being fully advised finds that said real estate was included in the Inventory and Appraisement filed in this cause, and appraised at \$28,584.75; that said sum is the fair market value of said real estate; that said Inventory and Appraisement was approved and confirmed by this court on November 30th., 1945 and the election of the said Verne Howard was made within thirty days thereof. It is therefor ordered that the interest of Alice H. Howard in and to said real estate be and the same hereby is awarded and decreed to Verne Howard; and Cone Howard Jr., and Verne Howard as Executors of the estate and the Last Will and Testament of Alice H. Howard, deceased, are hereby ordered upon payment of the purchase price to execute, acknowledge and deliver a deed of all the right, title and interest of the said Alice H. Howard in said real estate to the purchaser Verne Howard. The following is a description of said real estate by metes and bounds. Being an undivided one-half interest in the following: First Tract: Situated in the County of Union, State of Ohio, township of Union and part of survey No. 9798, and, Beginning at a stone at the south-east corner of Nathan Howard's land and in the north line of Elias Hathaway's land; thence with the east line of said Howard's land N. 24° E. 147.24 poles to a stone in the south line of the P.C.C. & St. L.R.R. lands and at the north-west corner of Patrick Ferry's land; thence with the south line of said Ferry's land S. 59° 30' E. 80 poles to a stone; thence S. 15° W. 110 poles to an iron pipe in the north line of John Harris land; thence with two consecutive lines of said Harris' land, N. 75° W. 52.24 poles to a stone and S. 26° 30' W. 25.60 poles to a stone a corner to said Hathaway's land; thence with the north line of said land N. 60° 15' W. 44.48 poles to the beginning. Containing 72.15 acres, Second Tract: Situated in the state of Ohio, county of Union, and part of survey No. 9798, and, Beginning at a stake in the south line of the P.C.C. & St.L.Railway (formerly the C.P. & I.R.R.) and the line of lands formerly owned by Mary L. Reed; thence S. 80 45' W.49.40 poles to a stone in the line of lands formerly owned by Martha Hathaway and corner to lands formerly owned by Mary Ann Hathaway; thence N. 64° W. with said line 79.40 poles to a stone in the line of said railway and cornering with lands formerly owned by Elias Hathaway; thence with said railway line easterly to the place of beginning. Containing 11 acres, more or less. Third Tract: Situated in the county of Union, state of Ohio, township of Union and part of

surveys No. 9798 and 9591, and, Beginning at a stone placed 100 feet at right angles, westerly from the center line of the main track of the C.C.C. & St. L.R.R. and 45 feet from the center line of the main track of the P.C.C. & St. L. R.R. on the southerly side; thence parallel with said railway track and 45 feet therefrom N. 730 W. 58 poles and N. 820 W. 43 poles to a stone, north-west corner to Lot #3 of 54 acres, part of division of the Jacob Fairfield estate (Refer to Surveyors Record #1, page 146); thence S. 160 W. 42 feet to a stone at the north-east corner of lot #8 of the sub-division of the E. P. Hathaway estate and 3 poles from the center of the main track of the said P.C.C. & St. L.R.R.; thence westerly and parallel with said track and 3 poles therefrom S. 870 W. 122 poles to a stone, north-east corner to Patrick Ferry's land, thence with the east line of said land S. 150 W. 48.40 poles to a stone at the south-east corner of said land and north-east corner to a tract of land conveyed by Andrew J. McDanel to Cone Howard, May 3rd., 1900; thence with the east line of said land S. 150 W. 110 poles to an iron pipe in the north line of lands conveyed by Andrew J. McDanel to John Harris, April, 10th, 1899; thence with said line S. 75° E. 72.52 poles to a stone at the north-west corner of lands formerly owned by Phoebe Baker; thence with the north line of said land S. 75° 45' E. 105 poles to a stake (in place of a Burr Oak) the southwesterly corner of survey No. 9591; thence with the southerly line of said survey S. 67° E. 9 poles to a stake in the center of the Milford and Irwin Gravel Road; thence with the center of said road N. 34° 15' E. 35 poles to a stake a corner to lands conveyed by William C. Malin, Sheriff of UnionCounty, Ohio, to Aseneth Fairfield, April 20th, 1854; thence with a line of said land N.53° 15' W. 50.40 poles to a stone in the westerly line of said C.C.C. & St. L.R.R.; thence northerly with said line and parallel to and 20 feet from the center of the main track of said railway with the following courses and distances, N. 36° E. 49.60 poles, N. 39° 30' E. 28.60 poles and N. 41° 30' E. 49.84 poles to a stake 20 feet from the center of said R. R. track; thence N. 48° 30' W. at right angle from said track 80 feet to a stake; thence parallel with said R. R. track N. 41° 45' E. 33.60 poles to the beginning. Excepting therefrom a lot in the north-east corner of the above described lands. Commencing at a stone, the beginning point of the above tract and running thence N. 730 W. 73 feet; thence southerly 148 feet to a stake; thence easterly 27 feet to the line of the said C.C.C. & St. L.R.R. lands; thence N. 410 45' E. 162 feet to the beginning. Containing 20 poles of land. Excepting also therefrom 3.94 acres conveyed by Cone Howard and wife to the P.C.C. and St. L.R.R. Co. 8/4/1906. Leaving 210.06 acres, more or less. Fourth Tract: Situated in the state of Ohio, county of Union, township of Union and part of surveys No. 9591 and 9798 and being the whole of lots No. 3, 4, 5, 6, and 7 and one acre and 108 poles off of the morth side of Lot No. 8 of the sub-division or partition of the Fairfield estate. Beginning in the center of the Milford and Irwin Gravel Road south-east corner of Lot No. 2 of said division, now owned by Samuel Gibson; thence with the center of said gravel road S. 35° 45' W. 54.40 poles to a point in said road (witness a stone with brick N. 53° 15' W. 30 feet); thence N. 53° 15' W. 48.40 poles to a stone in the easterly line of the C.C.C. & St. L.R.R. and 20 feet from the center of the main track; thence with the easterly line of said R.R. and 20 feet from the center of the said track, northerly to a stone at the south-west corner of said Lot No. 2 owned by Samuel Gibson; thence with the south line of said Samuel Gibson's land S. 53° 15' E. 44.50 poles to the beginning. Containing 16 acres, more or less. Fifth Tract: Situated in the county of Union, state of Ohio, and township of Union and part of survey No. 9591, and, Bounded by lands formerly owned by Waterman Hill on the north, on the east by the Milford Center and Irwin Gravel Road, on the south by land formerly owned by Samuel Gibson, on the west by the track of the C.C.C. & St. L.R.R. Containing 10% acres. Sixth Tract: Situated in the county of Union, state of Ohio, and township of Union, and, Being Lot No. 10 in the sub-division of Out*Lot No. 4 of the sub-division of the Fairfield land (divided by William B. Irwin, John Reed and E. Burnham). Containing 5 3/4 acres. Seventh Tract: Situated in the township of Union, county of Union and state of Ohio and part of surveys No. 9798, 4818 and 5127, and, Beginning at an iron stake on the bank of Big Darby Creek (from which a cluster of Willows marked as witness bears S.240 E. 2 poles); thence S. 270 W. 157½ poles to a stone and brick (S. 8 3/40 W. 3 poles from the C. 4. & I.R.R.); thence S. 70½ E. 114½ poles to a stone and brick; thence N. 13 3/4 E. 75.14 poles to a stone; thence same course 48.2 poles to a stake in the center of the state road from Columbus to Bellefontaine; thence with the center of said road N. 860 W. 47.94 poles to a stake in the east line of lot No. 8 of the sub-division of the E. P. Hathaway farm among heirs; thence with the meanders of said N. 24 E. 15 poles to a stone on the bank of Big Darby Creek; thence with the meanders of said Creek to the place of beginning. Containing 74 acres, more or less. Excepting therefrom 18 acres, southerly of the C. P. & I.R.R. conveyed by John Reed to Hiram Stokes and James Fullington. Excepting also therefrom .33 of one acre conveyed by Cone Howard and wife to the P.C.C. and St. L.R.R. Co. 8/4/1906. Leaving 55.67 acres more or less. Total number acres herein conveyed equal 381.13. Approved by: C. A. Hoopes, Attorney for Bethmar Merkle, C. A. Hoopes, Attorney for Cone Howard, Jr., Gwynn Sanders, Attorney for Verne Howard

14949-A
Elden I. Disbennett, admr. of the estate of
Lamont Disbennett, dec'd. Plaintiff, -vsPhyllis Disbennett, age 10 years, et al. Defendants.
Journal Entry Appointing Guardian ad Litem

On application of William L. Coleman and it appearing to the court that Phyllis Disbennett, age 10 years; Naomi Disbennett, age 7 years; Melvin Disbennett, age 5 years; and Crystal Disbennett, age 2 years, have been duly served with summons but that no answer has been filed in their behalf it is ordered that Gwynn Sanders be and he is hereby appointed guardian ad litem for said minor defendants, with leave to answer, which is accordingly done.

Approved by Applicant: William L. Coleman.

14949-A
Elden I. Disbennett, admr. of the estate of
Lamont Disbennett, dec'd. Plaintiff, -vsPhyllis Disbennett, age 10 years, et al.

Journal Entry Finding Sale Necessary and Ordering Appraisement This matter coming on to be heard upon the petition and the evidence, the cross petition of Elden I. Disbennett and the answer of the guardian ad litem for the minor defendants the court finds all the defendants herein have been duly and legally served with process and are now properly before the court; that Elden 1. Disbennett, by his answer and cross petition says that he owns an undivided one-half interest in the real estate described and is also entitled to home stead in the one half (1) owned by said decedent and he further prays that the entire tract of real estate be sold as prayed for in plaintiff's petition. It appearing to the court that said real estate should be sold as prayed for; therefore it is so ordered. It appearing to the court that a new appraisement should be made of said real estate; it is ordered that H. J. Coleman, M. L. Rausch and Clarence M. Spees, three judicious and disinterested persons of the vicinity and not next of kin of the petitioner; they are hereby appointed to appraise said real estate at its true value in money, free of any dower estate; It is further ordered that said appraisers be sworn as required by law to truly and impartially appraise said real estate upon actual view at its fair cash value, and discharge the duties required of them according to law, and to make return of their proceedings in writing to this court without delay. Approved by: William L. Coleman, Attorney for Plaintiff

14949-A Elden I, Disbennett, as administrator of the estateof Lamont Disbennett, Plaintiff, vs.

Phyllis Disbennett, age 10 years, et al., Defendant. Confirming Appraisement, Dispensing with Bond and Ordering Private Sale

This day this matter came on further to be heard on the report of the appraisers heretofore herein appointed; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and it hereby is approved and confirmed. It appearing to the court that the amount of the original bond given by Elden I. Disbennett 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 Elden I. Disbennett 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. And plaintiff is ordered to make return forthwith upon such sale.

14949
In the matter of the estate of Lamont Disbennett, deceased.

This day Elden I. Disbennett, administrator of the estate of Lamont Disbennett, deceased, appeared in open court and presented his claim for allowance by petition filed herein against said estate and asking that an order issue requiring notice to be given to all interested parties according to law and that upon final hearing said claim may be allowed as a valid claim against the estate. It is ordered that the 3rd day of January, 1946, at 10:00 o'clock A. M. be and hereby is designated as the time when testimony touching said claim will be heard before this court. It is further ordered that notice be given to the next of kin as provided by law by said administrator and that proof thereof be filed in this court, and this cause is continued.

14990-A December 1, 1945

In the matter of the estate of Neva H. Rings, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 11th day of December, 1945, at 10 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by advertisement in the Marysville Tribune, at least 10 days prior to the date of said hearing; except those who have waived notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

14995
In the matter of the estate of J. C. Brown, deceased.
Authority to Transfer Real Estate

This day came Omar L. Brown, one of the heirs of the estate of J. C. Brown, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

In the matter of the guardianship of

Emmett Wood, an incompetent.

This day the first and final account of R. C. Peet, guardian of the estate of Emmett Wood, incompetent, came on for hearing, approval and settlement, due notice thereof having been published, given or waived and all persons who are interested in said account being fairly and adequately represented according to law Whereupon, the court, having inquired into, considered and determined all matters relative to said account and the manner in which the fiduciary therein has executed his trust, finds said account, in all respects, just and correct and in conformity to law, and it is ordered that the same be, and hereby is, approved and settled. The court finds a balance of \$5326.51, in cash in the hands of said guardian due said estate, as shown by said account, which amount he is ordered to pay over to the administrator of the estate of Emmett Wood, deceased. It is further ordered that said account and the proceedings herein be recorded in the records of this court. Upon payment of said balance, fiduciary and his bondsmen released and discharged.

December 3, 1945

14996
In the matter of the will of Wilson Shannon Burgoon, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the Court by Frank B. Marsh praying that an instrument in writing purporting to be the last will and testament of Wilson Shannon Burgoon, deceased, be admitted to probate: all next of kin resident of the state having waived notice in writing, it is ordered that a hearing on said application will be had on the 3rd day of December, 1945, at 10 o'clock A. M.

14996 In the matter of the Will of Wilson Shannon Burgoon, deceased. Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Frank B. Marsh to admit to probate and record the Will of Wilson Shannon Burgoon, 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 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 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 herein. Whereupon the Court finds that the aforesaid instrument of writing is the Will of said Wilson Shannon Burgoon, deceased; that it was duly executed and attested; and that the said testator, at the time of signing his 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.

14996-A

In the matter of the estate of Wilson Shannon Burgoon, deceased. Order for Appointment and for Bond

The Last Will of Wilson Shannon Burgoon, deceased. late of Jackson Township in said County, having heretofore been duly proved and allowed; this day Frank B. Marsh, 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 Frank B. Marsh is a suitable person and legally competent, it is ordered that he be appointed as such executor upon giving bond with sureties as required by law, in the sum of Five Thousand and no/100 Dollars, and this cause is continued.

14996-A

In the matter of the estate of Wilson Shannon Burgoon, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Frank B. Marsh appeared in open court, accepted the trust as executor of the estate of Wilson Shannon Burgoon, deceased, and gave and filed herein his bond in the sum of Five Thousand Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Frank B. Marsh; 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 \$___.

14997 In the met

In the matter of the estate of

Dolly Hall, deceased.

Order for Appointment and for Bond

This day Will Hall 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 Dolly Hall, deceased, late of York Township in said county, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Will Hall is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Twenty One Hundred Dollars, and this cause is continued.

14997

In the matter of the estate of

Dolly Hall, deceased.

Bond Approved and Letters Issued, Order to Publish Notice
This day Will Hall appeared in open court, accepted the appointment as administrator of the estate of Dolly Hall, deceased, and gave and filed herein his bond in the sum of Twenty One Hundred Dollars, conditioned according to law, with Fidelity and Deposit Company of Baltimore Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Will Hall; 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 \$\frac{1}{2}\$.

9854-A

In the matter of the estate of James F. Moore, deceased.

Orders on Filing Inventory and Appraisement

This day an Inventory and Appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14992

In the matter of the guardianship of Hattie Taylor, alleged incompetent.

Order on Hearing

This day this matter came on to be heard upon the application filed herein. The court finds that notice has been given to all interested parties as heretofore ordered. The court finds that said Hattie Taylor is incompetent, 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 Sturgis H. Cheney is legally competent, and he having filed the application herein and given bond in the sum of \$1,000.00 conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Sturgis H. Cheney as provided by law.

14927-A

In the matter of the estate of Lucile Brubaker, deceased.

Order on Hearing

This day the schedule of claims, 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 claims has been given to all interested parties, as required by law; and that the fiduciary of said estate acted properly in allowing and classifying each claim contained in said schedule of claims, it is now ordered that said schedule of claims, after being duly examined, be confirmed.

14620

Guardianship of

Nora E. Lake, incompetent This day came Kenneth D. Kyle, guardian of said estate, and filed his First Partial Account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this county. And this matter is continued until said

14626

Guardianship of Linnie D. Lake, incompetent.

This day came Kenneth D. Kyle, guardian of said estate, and filed his first partial account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14970-A Estate of

R. S. Fish, deceased.

The executor of the above named decedent having filed his return of the order of public sale of the personal property of said decedent, and the court having carefully examined the same. finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same.

In the matter of the adoption of

Joyce Lynn Fite.

Final Decree of Adoption, Dispensing with Probationary Period

This day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition are true; that the child has been placed in the home of the petitioners by the Court of Common Pleas, Division of Domestic Relations of Franklin County, Ohio, and having been placed therein in accord with the laws relating to the placement of children in foster homes; has lived in the home of the petitioners continuously for the six months next preceding the filing of the petition; has been visited by a representative of the Court at reasonable intervals during such period; and the next friend recommends the adoption. And the Court having examined Tunis Streng and Lelah May Streng each separately and apart, and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioners are suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to Nancy Alice Streng, the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio.

14100-A

December 4, 1945

Guardianship of Ada Kinnear

This day came Dallas Kinnear, guardian 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 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

9854-A

December 5, 1945

In the matter of the estate of

James F. Moore, deceased.

Authority to Transfer Real Estate

This day came Blanchard Moore, Administrator with the Will annexed of the estate of James F. Moore, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14635

Guardianship of

Marilyn J. Miller, minor. This day came Isabel H. Miller, guardian of said estate, and filed her first partial account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of December, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of the estate of

Anna Hedges, deceased. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Beatrice M. Parthemer as administratrix of the estate of Anna Hedges, 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.

14974-A

In the matter of the estate of

Mary B. Gay, deceased. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of James H. Gay as executor of the estate of Mary B. Gay, 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.

14985-A

In the matter of the estate of

Laura Sheneman, deceased. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Myrtle Fawn as executrix of the estate of Laura Sheneman, 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.

14985-A

In the matter of the estate of Laura Sheneman, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this count forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

In the matter of the adoption of

Ronda Sue Snyder Interlocutory Order of Adoption

This day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition are true; And the child not having now resided for six months in the home of Earl H. Kinsey and Kathryn M. Kinsey, the petitioners, and having been placed therein in accord with the laws relating to the placement of children in foster homes; and the Court having examined the petitioners and being satisfied from the examination that each petitioner of his or her own free will and accord desires said adoption; and the Court, being satisfied that the requirements of the adoption code have been complied with; and being satisfied that the petitioners are suitably qualified to care for and rear the child; and that the best interests of the child will be promoted by the adoption; Therefore the Court hereby enters an interlocutory order of adoption, that henceforth, subject to the final decree of the Court, the child shall have the status of the adopted child of the petitioners; provided, however, that property rights shall not be affected by such interlocutory order; and this cause is continued.

9601-A

In the matter of the estate of William H. Sheneman, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraise ment be set for hearing before this court on the 17th day of December, 1945, at 10 o'clock A.M. and that notice of said hearing be given to all persons entitled to notice under the laws of the State of Ohio, by advertisement in the Marysville Tribune, at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

Probate Notice - Approval and Settlement of Accounts

Accounts and vouchers of the following named persons and estates have been filed in the Pro-

account. 14856-A 14818 Clara Smith, executrix of the estate of Grant Brock, First and final account. Charles Beatty Chappell, administrator of the estate of Minnie I. Chappell, First

and final account. 13563-A

Clifton L. Caryl, guardian of Henry Amrine, et al., First account. Essie Marie Rupprecht, executrix of the estate of Theodore Weidman, First and final 14910-A

account.

14885 Walter Burnham, administrator of the estate of Loui C. Burnham, First and final account. 14936 Catherine Speicher, administratrix of the estate of Frank Speicher, First and final account.

H. A. Foos, administrator of the estate of Elnora E. Foos, First and final account. H. A. Foos, administrator of the estate of John T. Foos, First and final account. Bernice Thompson, executrix of the estate of Orlow Leroy Thompson, First and final 14942 14941 14900-A account.

14923-A Carrie W. Sharrer, executrix of the estate of Thomas W. Sharrer, First and final account. 14815-A Alfred Hoffman, administrator de bonis non of the estateof Nettie Hoffman, First and final account.

Unless exceptions are filed thereto, said accounts will be for hearing before said court on the 29th day of December, 1945, at 10:00 o'clock A. M., at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing.

14870 Estate of

Carl G. Graham, deceased.

This day came Walter H. Graham, 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 26th day of January, 1946, at 10 o'clock A. M. and that motice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14948-A December 7, 1945

Tillie Fischer as administratrix of the estate of Adam W. Shirk, deceased, Plaintiff,

vs. Fred Shirk, et al., Defendants.

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 property before the court; and that it is necessary to sell said real estate to pay the debts of said estate and the prayer of the petition should be granted. And it appearing to the court that a new appraisement should be made of said real estate, it is ordered that Robert Ackerman, Elba Mathers and Fred Simpson, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they hereby are appointed to appraise said real estate at its true value in money free from the dower estate 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 7th day of January, 1946.

14948-A
Tillie Fischer, administratrix of the estate of Adam W. Shirk, deceased, Plaintiff, -vs- Fred Shirk, et al., Defendants.

This day this cause came on to be further heard on the report of the appraisers heretofore herein appointed; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed. It appearing to the court that the administrator having given bond in the sum of three thousand dollars as administratrix of the estate of Adam W. Shirk, deceased, that the giving of an additional bond be dispensed with. And it appearing to the court upon the evidence adduced that it would be to the best interest of the estate that said real estate as described in the petition be sold at private sale, it is ordered that said Tillie Fischer as such administratrix sell said real estate at private sale at not less than \$800.00 in cash, being the appraised value thereof, and that she make return of such sale without unnecessary delay.

14949-A
Elden I. Disbennett, admr. of the estate of
Lamont Disbennett, deceased, Plaintiff, -vsPhyllis Disbennett, age 10 years, et al., Defendants.
Confirming Sale and Ordering Deed and Distribution

This day this cause came on to be heard upon the report of Elden ‡. Disbennett, administrator of the estate of Lamont Disbennett, deceased, and 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 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 hereby approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Lamont Disbennett, deceased, and Elden I. Disbennett in said real estate to the purchaser, Harry D. Smith, upon said purchaser paying the cash consideration of sixty-five hundred dollars, (\$6500.00). This cause coming on further to be heard upon the proceedings and upon the motion to distribute the proceeds of said sale amounting to the sum of \$5500.00, it is ordered that said administrator pay the costs of thisproceeding in the Probate Court taxed in the sum of \$30.76. (2nd) To C. M. Van Meter and Mary Van Meter, upon the note and mortgage set forth in their answer and cross petition in the sum of \$3000.00 which is a valid and subsisting lien upon said premises and which is a lien upon the funds in the hands of said administrator arising from sale of said premises. It is ordered that an entry of release and satisfaction of said mortgage lien be entered on record in the office of the recorder of Union County, Ohio, as provided by law. (3rd) To Elden ¹. Disbennett, the one-half of the purchase price of said premises less the costs and mortgage, \$1734.62. (4th) To William L. Coleman, counsel fee for representing the fiduciary in this proceeding the sum of \$150.00, and to Elden I. Disbennett, his percentage upon the amount due said estate the sum of \$150.00, and that the residue of said estate in the sum of \$1434.62 be accounted for by said fiduciary according to law.

Approved by: Will

14949-A Elden I. Disbennett, admr. of the estate of Lamont Disbennett, deceased, Plaintiff, vs. Phyllis Disbennett, age 10 years, et al., Defendants.

Certificate of Release of Mortgage

The mortgage given by Elden I.Disbennett and Lamont Disbennett to C. M. Van Meter and Mary

Van Meter and recorded in C. M. Van Meter and Mary Van Meter and recorded in Book 125 Page 451,

Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied,

by proceedings in the above entitled case in said Court, December 7, A. D. 1945.

14998 In the matter of the adoption of Richard Allen Jackson.

Orders for Hearing and for Notice and for Appointment of Next Friend
This day William M. Smith and Myrtle Marie Smith appeared in open Court and filed herein a
petition for leave to adopt Richard Allen Jackson, a child, and for a change of the name of
said child to Richard Allen Smith, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the
parties in interest who may be present and to whom lawful notice has been given, be had before
said Court at Marysville, Ohio, on the 9th day of January, 1946, at 10 o'clock A. M. It is
further ordered that Ruth Patrick be, and hereby is appointed to act as next friend to the
child sought to be adopted, and who shall, at least three days prior to the date set forth for
hearing, submit to the court a full report, in writing; and this cause is continued.

In the matter of the estate of J. Arnold Van Atta, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Mae Van Atta, as administratrix of the estate of J. Arnold Van Atta, 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.

14986-A

In the matter of the estate of Clara M. Arehart, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Marion C. Winter as executor of the estate of Clara M. Archart, 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

James F. Moore, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Blanchard Moore as administrator with the Will annexed of the estate of James F. Moore, 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.

December 10, 1945

In the matter of the estate of

L. M. Copeland, deceased. Relieving Estate from Administration

This day this cause came on to be heard upon the application of R. G. Copeland for an order to relieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application has been waived by all parties 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 One Hundred Dollars be delivered or transferred to the surviving spouse of said deceased, in lieu of the claim of such surviving spouse to property not deemed assets and to an allowance for a year's support. It is further ordered by the court that R. G. Copeland of Magnetic Springs, Ohio be and hereby is appointed as Commissioner to execute instruments of conveyance of such be necessary.

In the matter of the estate of

L. M. Copeland, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a certificate of title to Mary E. Copeland in accordance with the prayer of the petitioner.

In the matter of the estate of

L. M. Copeland, deceased.

Approving Report of Distribution This day this matter came on for hearing on the Report of Distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Commissioner pay the costs herein, taxed at \$4.00.

In the matter of the guardianship

of Donald Louis Porschet Order to Reduce Bond

This day the application of Verna Pellinger to reduce the liability on the bond heretofore given by her in the matter of the guardianship of Donald Louis Porschet came on for hearing. It appearing to the satisfaction of the court that the only assets in the hands of said Verna Dellinger amount to nine hundred twenty-two dollars and fifty cents (\$922.50) and it appearing further that the original bond given herein amount to four thousand dollars (\$4000) it is ordered that the liability on the original bond given in the sum of four thousand dollars (\$4000) with the Ohio Casualty Company as surety thereon be reduced to the sum of twenty-one hundred dollars (\$2100).

Approved: A. G. Kirby, Attorney for the Guardian.

December 11, 1945

In the matter of the estate of

Wilson Shannon Burgoon, deceased.

Orders on Filing Inventory and Appraisement This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14986-A

In the matter of the estate of

Clara M. Arehart, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 24th day of December, 1945, 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 service 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.

14990-A

In the matter of the estate of

Neva H. Rings, deceased.

Order Approving Inventory and Appraisement
This day the Inventory and Appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

14990-A

In the matter of the estate of

Neva H. Rings, deceased. This day the affidavit of Gertrude Staley, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Cephas Atkinson as executor of the estate of Neva H. Rings, 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.

14987-A

In the matter of the estate of

Alice H. Howard, deceased. This day the affidavit of Gertrude Staley, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Cone Howard Jr. and Verne Howard as executors of the estate of Alice H. Howard, 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.

14991

In the matter of the estate of

Icie Lingrel, deceased.

This day the affidavit of Gertrude Staley, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Lauer Lingrel as administrator of the estate of Icie Lingrel, 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.

14948-A

Tillie Fischer, administratrix of the estate

of Adam W. Shirk, deceased, Plaintiff, -vs-

Fred Shirk, et al., Defendants

Journal Entry Confirming Sale of Real Estate, Ordering Deed and Distribution

This day this cause came on to be heard upon the report of Tillie Fischer, as administratrix of the estate of Adam W. Shirk, deceased, of her proceedings under the former order of this court; the court having carefully examined said report and finding the proceedings of said administratrix in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that the same be and hereby is approved and confirmed. It is further ordered that said administratrix execute a deed of all the right, title and interest of said decedent, in said real estate, to the purchaser, Lee I. Mitchell, upon said purchaser paying to said administratrix the purchase money in full for said real estate. The court coming now to the distribution of the purchase money for the real estate amounting to \$800.00, it is ordered that said administratrix out of the money in her hands, pay: Taxes have been paid in full, therefore no taxes, interest or penalty against said real estate whatsoever. 1. To this court the costs and expenses of this proceeding in the sum of \$21.00 and to Tillie Fischer, administratrix, the sum of \$48.00 for her fees and compensation as administratrix in this proceeding, and to Clifton L. Caryl as attorney in the proceeding the sum of \$125.00 for counsel fees. 2. To Clifton L. Caryl, advanced for Revenue Stamps on Deed, \$1.10. 3. The balance in the sum of \$604.90 to be retained by Tillie Fischer as administratrix and to be accounted for by her according to law.

14918

In the matter of the estate of

J. Glenn Wible, deceased.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a certificate of title to Cecile D. Wible in accordance with the prayer of the petitioner.

14898-A

December 12, 1945

Estate of

Jeremiah Poling, deceased.

This day came Orlyn B. Poling, 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 26th day of January, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

15000

In the matter of the adoption

of Constance Amerine Orders for Hearing

This day John D. Holbrook and Irma Holbrook appeared in open court and filed herein a petition for leave to adopt Constance Amerine and for a change of the name of said child to Linda Ruth Holbrook, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said court at Marysville Ohio, on the 12 day of January, 1946, at 10 o'clock A. M. It is further ordered that Mary R. Needham be , and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the court a full report, in writing; and this cause is continued.

15001 In the matter of the estate of Catherine M. Cody, deceased. Authority to Transfer Real Estate

This day came Richard J. Cody, one of the heirs of the estate of Catherine M. Cody, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

4975-A December 13, 1945

R. C. Feet, administrator of the estate of Emit Wood, deceased, Plaintiff, vs. Murl Wood and Vernon Wood, Defendants.

This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent, upon demand and with the consent of all persons entitled to share in said estate upon distribution, and the evidence. 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 \$9343.00, and that a further appraisal is dispensed with. The court further finds that the bond heretofore given by the plaintiff, as administrator of the estate of Emit Wood, in the amount of \$11,000.00 is sufficient and orders that the giving of a further bond be and the same hereby is dispensed with. And it is ordered that the said R. C. Peet as such administrator sell said real estate at private sale at not less than \$9343.00, being the appraised value thereof, for cash. And it is further ordered that said R. C. Peet, as such administrator make return of sale without unnecessary delay.

In the matter of the estate of Elizabeth Parish, deceased.
Order for Appointment and for Bond

This day A. D. Parish appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Elizabeth Parish, deceased, late of Richwood in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said A. D. Parish is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Twenty One Hundred Dollars, and this cause is continued.

In the matter of the estate of

Elizabeth Parish, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day A. D. Parish appeared in open court, accepted the appointment as administrator of the estate of Elizabeth Parish, deceased, and gave and filed herein his bond in the sum of Twenty One Hundred Dollars, conditioned according to law, with The American Bonding Company of Baltimore, Maryland, as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said A. D. Parish; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$___.

14945-A Gwynn Banders, administrator of the estate of Harry Hathaway, deceased, Plaintiff, vs. Robert B. Hathaway, et al., Defendants.

This day came the plaintiff and filed herein his petition praying for an order to determine heirship in the estate of Harry Hathaway, deceased. Wherefore, it is ordered by the court that this cause be heard on the 1st day of February, 1946, at 10:00 o'clock A. M. and that due and legal notice of the filing, pendency and prayer of said petition be given as provided by law to all interested parties excepting those who shall enter their appearance, and this cause is continued.

14883 In the matter of the estate of Herbert Hoffman, deceased.

and that the same be recorded.

This day the first and final account of Utha Hoffman, administratrix of the estate of Herbert Hoffman, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14848-A December 14, 1945 In the matter of the estate

of Robert Driscoll, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed;

14848-A Estate of

Robert Driscoll, deceased.

This day came John C. Driscoll, 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 26th day of January, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of the estate of Ella May George, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Emma Elliott in accordance with the prayer of the petitioner.

15003 In the matter of the guardianship of

Kenneth Lowell Tanner, minor. Order for Hearing and Notice

This day C. L. Auer filed an application in court for the appointment of a guardian of Kenneth Lowell Tanner, a minor. It is ordered that said application be set for hearing on the 15th day of December, 1945, at 10 o'clock A. M., all interested parties having waived notice of hearing.

15003 In the matter of the guardianship of Kenneth Lowell Tanner, 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 Kenneth Lowell Tanner is a minor, and that a guardian is mecessary. It is therefore ordered that a guardian be appointed. It appearing to the court that C. L. Auer is legally competent, and he having filed his application herein and given bond in the sum of \$500.00 conditioned according to law, with C. L. Auer and Anne Spees and Paul Jewell as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said C. L. Auer as provided by law.

9601-A December 17, 1945

In the matter of the estate of William H. Sheneman, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

In the matter of the guardianship of Kenneth Lowell Tenner, minor Orders on Filing Inventory

This day an inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory be had before this court forth.

13717-C
In the matter of Frankie Baker, alleged to be mentally ill

This day an affidavit alleging Frankie Baker to be mentally ill was filed in this court by Edwin Baker. It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio, on the 19th day of December, 1945, at 1:00 o'clock P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued.

13717-C
In the matter of Frankie Baker,

This day an affidavit alleging Frankie Baker to be mentally ill was filed in this court by Edwin Baker. It is further ordered that subpoenas issue for H. E. Stricker and Angus MacIvor, registered physicians of Ohio who have had at least three year's experience in the practice of medicine, medical witnesses, to appear at the time and place aforesaid; and this cause is continued.

14959
In the matter of the estate of
Hattie B. Heenan, deceased.
Authority to Transfer Real Estate

This day came Joseph T. Heenan, administrator of the estate of Hattie B. Heenan, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

15004 In the matter of the estate of Kenneth L. Roberts, deceased.

Order for Appointment and for Bond
This day Bernice Roberts 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 Kenneth L. Roberts, deceased, late of Liberty Township in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Bernice Roberts is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty one hundred Dollars, and she is hereby directed not to continue decedents business but close the same up forthwith, and this cause is continued.

15004 In the matter of the estate of Kenneth L. Roberts, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Bernice Roberts appeared in open court, accepted the appointment as administratrix of the estate of Kenneth L. Roberts, deceased, and gave and filed herein her bond in the sum of Twenty one hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Bernice Roberts; 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 #___.

14935-A Estate of

Jennie F. Conrad, deceased.

This day came Jesse F. Conrad, executor of said estate, and filed herein his first and final account. It is thereupon ordered that said account be set for hearing on Saturday, the 26th day of January, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of Frankie Baker, mentally ill Order of Commitment

December 19, 1945

This day this cause came on further to be heard, and the said Frankie Baker was brought before the court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. P. D. Longbrake and Dr. Angus MacIvor, the medical witnesses, and being satisfied that said Frankie Baker is mentally ill; that she has a legal settlement in Washington Township, in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her mental illness has occurred during the time she has resided in this state; that her being at large is not dangerous to the community; and that she is a suitable person for specialized observation and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Dr. P. D. Longbrake and Dr. Angus MacIvor, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Frankie Baker, and that a 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 into the custody of Edwin Baker, R. F. D., Richwood, Ohio, until she can be admitted into said Hospital; and this cause is continued.

Clifton Holycross, administrator of the estate of Elijah Holycross, deceased, Plaintiff, -vs- Harry Holycross, et al., Defendants.

Journal Entry Finding Sale Necessary and Ordering Private Sale.

This day this cause came on to be heard upon the petition of the plaintiff for authority to sell real estate of the decedent to pay debts of his estate, and the answer and cross-petition of the Division of Aid for the Aged, Department of Public Welfare of the State of Ohio, all other parties defendant having waived notice. The Court finds from the evidence that all necessary parties are before the Court and that the prayer of the petition should be granted. The Court further finds that the real estate described in the petition was appraised by the appraisers of the estate in the sum of \$1500.00 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 Elijah Holycross, deceased, in the sum of twenty-one hundred dollars (\$2100.00) is sufficient and that the giving of an additional bond be 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 Clifton Holycross 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 on delivery of deed.

And plaintiff is ordered to make return forthwith upon such sale. And this cause is continued.

December 21, 1945

1n the matter of the estate of Alfred J. Rigdon.

penditure therein according to law.

This day this cause came on for hearing on application of Pearl McIlroy, Trustee herein for an allowance for compensation and for extra compensation on account of the ordinary services and extraordinary services rendered herein, as set forth in said application. The Court, upon consideration, hereby fixed the probable value of said services at \$125.00 and authorizes the applicant to include said amount in his next account, subject to exceptions as other items of ex-

15002

In the matter of the estate of

Elizabeth Parish, deceased. Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14957-A

December 22,1945

In the matter of the estate of

Amy Clevenger, deceased.

Orders on Filing Inventory and Appraisement
This day an inventory and appraisement in the above captioned estate was filed in this court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the 4th day of January, 1946, 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 service 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.

14932

In the matter of the estate of Otho W. Dilsaver, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had on the 4th day of January, 1946, at 100'clock A. M. at which time and place, the action of the fiduciary herein, in allowing and classifying claims will be confirmed, unless cause to the contrary be shown; It is further ordered that said fiduciary cause written notice to be served personally or by registered mail with return receipt requested, upon the surviving spouse and all other persons having an interest in the estate as heirs and distributees, except those who have waived the same in writing or otherwise voluntarily entered their appearance.

14926

In the matter of the estate of

Laura Gorden, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14986-A

December 24,1945

In the matter of the estate of Clara M. Archart, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

14978

In the matter of the adoption of

Jacob Forrest Vernon

Final Decree of Adoption, Dispensing with Probationary Period

This day this matter came on to be heard and the court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the court against the adoption. Whereupon, it appearing to the court that all of the allegations in the petition are true; that the child has been placed in the home of the petitioner by Vernol B. Vernon, the father, and having been placed therein in accord with the laws relating to the placement of children in foster homes; has lived in the home of the petitioner continuously for the six months next preceding the filing of the petition; has been visited by a representative of the court at reasonable intervals during such period; and the next friend recommends the adoption. And the court having examined Ruth M. Watkins, the petitioner, and being satisfied from the examination that petitioner of her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioner is suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to Forrest Melvin Watkins, the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree, together with a copy of said child's birth certificate, filed with the petition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics. at Columbus, Ohio.

14979

In the matter of the adoption of

Edward Lee Fox

Final Decree of Adoption, Dispensing with Probationary Period

This day this matter came on to be heard and the court proceeded to a full hearing, together with the examination, under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the court against the adoption. Whereupon, it appearing to the court that all of the allegations in the petition are true; that the child has been placed in the home of the petitioners by G. Wilson Fox and Jeanette Dillon Fox, and having been placed therein in accord with the laws relating to the placement of children in foster homes; has lived in the home of the petitioners continuously for the six months next preceding the filing of the petition; has been visited by a representative of the court at reasonable intervals during such period; and the next friend recommends the adoption. And the court having examined Arnold M. Nicol and Alice G. Nicol, the petitioners, each separate and apart, and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioners are suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to Edward Lee Nicol, the full name by which the child shall be known after adoption.

It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics, at Columbus, Ohio.

In the matter of the estate of John E.Langstaff, deceased.

Order for Appointment and for Bond

This day Tabitha M. Langstaff 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 John E. Langstaff, deceased, late of Richwood in said county, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Tabitha M. Langstaff is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Fourteen Thousand (\$14,000.00) Dollars, and this cause is continued.

15005 In the matter of the estate of John E. Langstaff, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Tabitha M. Langstaff appeared in open court, accepted the appointment as administratrix of the estate of John E. Langstaff, deceased, and gave and filed herein her bond in the sum of Fourteen Thousand (\$14,000.00) Dollars, conditioned according to law, with Fidelity and Casualty Co. of New York as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Tabitha M. Langstaff; 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 \$____.

15006
In the matter of the estate of Edwin M. Thompson, deceased.
Order for Appointment and for Bond

This day Lola Thompson 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 Edwin M. Thompson, deceased, late of Liberty Township in said county, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Lola Thompson is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty One Hundred (\$2100.00) Dollars, and this cause is continued.

In the matter of the estate of Edwin M. Thompson, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Lola Thompson appeared in open court, accepted the appointment as administratrix of the estate of Edwin M. Thompson, deceased, and gave and filed herein her bond in the sum of Twenty one Hundred (\$2100.00) Dollars, conditioned according to law, with Fidelity and Casualty Co. of New York as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Lola Thompson; 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 \$\frac{1}{2}\$.

14986-B

December 26, 1945

Marion C. Winter, executor of the Last Will and Testament of Clara M. Arehart, deceased, Plaintiff vs. Orpha Moore, Ralph W. Moore and Marion Smitley, Defendants.

This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate, as provided in the Last Will and Testament of decedent, and the evidence, the Court finds all the Defendants herein have voluntarily entered their appearance and consent to the sale prayed for, and are properly before the court. 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 at Two Thousand Dollars, and that a further appraisement is unnecessary. The court also finds that the bond heretofore given by the plaintiff, as executor, is sufficient. It is therefore ordered that a new appraisement be and the same hereby is dispensed with and that the filing of an additional bond be and the same hereby is dispensed with. And it is ordered that said Marion C. Winter, as such executor, sell said real estate at private sale at not less than Two Thousand Dollars, being the appraised value thereof, for cash. And it is further ordered that said Marion C. Winter, as such executor, make return of sale without unnecessary delay.

15007 In the matter of Carrie Coe alleged to be mentally ill

This day an affidavit alleging Carrie Coe to be mentally ill was filed in this court by Frank Coe. It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio, on the 28th day of December, 1945, at 1:00 o'clock P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued.

15007 In the matter of Carrie Coe, alleged to be mentally ill.

This day an affidavit alleging Carrie Coe to be mentally ill was filed in this court by Frank Coe. It is further ordered that subpoenss issue for Dr. Angus MacIvor and Dr. H.E. Stricker, registered physicians of Ohio who have had at least three years! experience in the practice of medicine, medical witnesses, to appear at the time and place aforesaid; and this cause is continued.

continued.
December 27,1945

In the matter of the estate of

Edwin M. Thompson.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court

by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory

and appraisement be had before this court forthwith, notice of said hearing having been waived

by all persons entitled to notice under the law of the State of Ohio.

December 27, 1945

14957-A

In the matter of the estate of

Amy Clevenger, deceased. Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 and appraisement 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 and appraisement, after being duly examined, be allowed and confirmed.

December 29, 1945

Entry Approving Publication of Notice of Accounts This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders the notice aforesaid to be entered

upon the journal of the court in full; said notice is as follows, viz:

14635 Isabel H. Miller, guardian of Marilyn J. Miller, a minor, first partial account.

14100-A 14620 14626 14535 14924 Dallas Kinnear, guardian of Ada Kinnear, First and final account. Kenneth D. Kyle, guardian of Nora E. Lake, First Partial account. Kenneth D. Kyle, guardian of Linnie D. Lake, First partial account. Ruth Spain, guardian of Clara S. Williamson, Second and final account.

Ina B. Keckley, administratrix of the estate of James E. McAllister, First and final account.

14856-A Clara Smith, executrix of the estate of Grant Brock, First and final account. Charles Beatty Chappell, administrator of the estate of Minnie I. Chappell, First

and final account. Clifton L. Caryl, guardian of Henry Amrine, et al., First account.

13563-A 14910-A Essie Marie Rupprecht, executrix of the estate of Theodore Weidman, first and final

14885 Walter Burnham, administrator of the estate of Loui C. Burnham, First and final account. 14936 Catherine Speicher, administratrix of the estate of Frank Speicher, First and final

account. 14942 H. A. Foos, administrator of the estate of Elnora E. Foos, First and final account. H. A. Foos, administrator of the estate of John T. Foos, First and final account.

Bernice Thompson, executrix of the estate of Orlow Leroy Thompson, First and final account.

Carrie W. Sharrer, executrix of the estate of Thomas W. Sharrer, First and final account.

Alfred Hoffman, administrator de bonis non of the estate of Nettie Hoffman, First and final account.

In the matter of the guardianship of Henry Amrine, Paul Amrine, Phyllis Amrine and Theodore Amrine, minors.

This day the first account of Clifton L. Caryl, guardian of Henry Amrine, Paul Amrine, Phyllis Amrine, and Theodore Amrine, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds said account duly balanced and said guardianship settled according to law. That said guardian has made distribution to Henry Amrine in the sum of \$750.00, being his share in full. The court further finds securities as listed in the account in the hands of said guardian due said wards, Paul Amrine, Phyllis Amrine and Theodore Amrine. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

In the matter of the estate of

Nettie Hoffman, deceased. This day the first and final account of Alfred Hoffman, administrator de bonis non of the estate of Nettie Hoffman, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. riductary and bondsmen released and discharged according

In the matter of the estate of Orlow Leroy Thompson, deceased.

This day the first and final account of Bernice Thompson, executrix of the estate of Orlow Leroy 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 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

In the matter of the estate of

John T. Foos, deceased.

This day the first and final account of H. A. Foos, administrator of the estate of John T. Foos, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14942

In the matter of the estate of

Elnora E. Foos, deceased.

This day the first and final account of H. A. Foos.administrator of the estate of Elnora E. Foos, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14885

In the matter of the estate of Loui C. Burhham, deceased.

This day the first and final account of Walter Burnham, administrator of the estate of Loui C. Burnham, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14910-A

In the matter of the estate of Theodore Weidman, deceased.

This day thr first and final account of Essie Marie Rupprecht, executrix of the estate of Theodore Weidman, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14856-A

In the matter of the estate of

Grant Brock, deceased.

This day the first and final account of Clara Smith, executrix of the estate of Grant Brock, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14924

In the matter of the estate of James E. McAllister, deceased.

This day the first and final account of Ina B. Keckley, administratrix of the estate of James E. McAllister, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14626

In the matter of the guardianship of

Linnie D. Lake, an incompetent.

This day the first partial account of Kenneth D. Kyle, guardian of Linnie D. Lake, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of Six hundred seventy one and 71/100 Dollars (\$671.71) in the hands of said guardian due said ward. Costs paid. It is ordered that said a count and the proceedings herein be recorded in the records of this office.

14620

In the matter of the guardianship of

Nora E. Lake, an incompetent.

This day the first partial account of Kenneth D. Kyle, guardian of Nora E. Lake, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balan & of Sixteen hundred fifty-four and 56/100 Dollars (\$1654.56) and the securities as listed in the account, in the hands of said guardian due said ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

In the matter of the guardianship of Clara S. Williamson, an incompetent.

This day the second and final account of Ruth Spain, guardian of Clara S. Williamson, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds said account duly balanced, and said guardianship settled according to law. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14100-A In the matter of the guardianship of

Ada Kinnear, an incompetent.

This day the first and final account of Dallas Kinnear, guardian of Ada Kinnear, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds said account duly balanced, and said guardianship settled according to law. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14635 In the matter of the guardianship of Marilyn J. Miller, minor.

This day the first partial account of Isabel H. Miller, guardian of Marilyn J. Miller, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of Two hundred forty-nine and 69/100 Dollars (\$249.69) and the securities as listed in the account in the hands of said guardian due said ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

14923-A
In the matter of the estate of Thomas W. Sharrer, deceased.

This day the first and final account of Carrie W. Sharrer, executrix of the estate of Thomas W. Sharrer, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 belanced, and said estate settled according to law. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary released and discharged according to law.

15007 In the matter of Carrie Coe, mentally ill.

December 28, 1945 Order of Commitment This day this cause came on further to be heard, and the said Carrie Coe was brought before the court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. P. D. Longbrake and Dr. Angus MacIvor, the medical witnesses, and being satisfied that said Carrie Coe is mentally ill; that she has a legal settlement in Millcreek Township, in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization; that her mental illness 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 specialized observation and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Dr. P. D. Longbrake and Dr. Angus MacIvor, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Carrie Coe, and that a copy, under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent; and it is further ordered that said Carrie Coe be committed into the custody of Sheriff H. S. Roosa until she can be admitted into said Hospital;

15008 In the matter of the estate of James R. Fields, deceased. December 28, 1945

and this cause is continued.

Order for Appointment and for Bond
This day Elta E. Fields 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 R. Fields, deceased, late of the Village of Richwood in said County, and an affidavit that there is not to his know-ledge 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 Elta E. Fields is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Twenty-one Hundred and no/loo Dollars, and this cause is continued.

In the matter of the estate of James R. Fields, deceased. December 28, 1945

Bond Approved and Letters Issued, Order to Publish Notice

This day Elta E. Fields appeared in open court, accepted the appointment as administrator of the estate of James R. Fields, deceased, and gave and filed herein his bond in the sum of Twentyone Hundred and no/100 Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Elta E. Fields; 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 \$.

14946 Estate of

Charles Lincoln, deceased.

This day came Phillip Lincoln, 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 26th day of January, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

December 29, 1945

In the matter of the estate of

Frank Speicher, deceased.

This day the first and final account of Catherine Speicher, administratrix of the estate of Frank Speicher, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

In the matter of the estate of Minnie I. Chappell, deceased.

This day the first and final account of Charles Beatty Chappell, administrator of the estate of Minnie I. 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 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduclary and bondsmen released and discharged according to law.

In the matter of the estate of Charles Logan Tallman, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed and that the same be recorded.

14944 Estate of

Charles Logan Tallman, deceased.

This day came Emma R. Tallman, administratrix 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 26th day of January, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of the estate of Sylvia Shanks, deceased.

Order for Appointment and for Bond This day R. Glenn Reed appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Sylvia Shanks, deceased, late of Milford Center in said county, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said R. Glenn Reed is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Four thousand Dollars, and he is hereby directed not to continue decedents business but close the same up forth-with, and this cause is continued.

In the matter of the estate of

Sylvia Shanks, deceased.

Bond Approved and Letters Issued, Order to Publish Notice This day R. Glenn Reed appeared in open court, accepted the appointment as administrator of the estate of Sylvia Shanks, deceased, and gave and filed herein his bond in the sum of Four thousand Dollars, conditioned according to law, with The Ohio Casualty Insurance Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said R. Glenn 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 \$.

Probate Notice - Approval and Settlement of Accounts

Accounts and vouchers of the following persons and estates have been filed in the Probate Court of Union County, Ohio, for approval and settlement:

14944 Emma R. Talimah, administratrix of the estate of Charles Logan Tallman, First and

Phillip Lincoln, administrator of the estate of Charles Lincoln, First and final account.

14935-A Jesse F. Conrad, executor of the estate of Jennie F. Conrad, First and final account.

14848-A John C. Driscoll, administrator of the estate of Robert Driscoll, First and final account.

14898-A Orlyn B. Poling, executor of the estate of Jeremiah Poling, First and final account.

14870 Walter H. Graham, administrator of the estate of Carl G. Graham, First and final account.

Unless exceptions are filed thereto, said accounts will be for hearing before said court on the 26th day of January, 1946, at 10 o'clock A. M., at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written

exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing.

14995-A

In the matter of the estate of Wilson Shannon Burgoon, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Frank B. Marsh as executor of the estate of Wilson Shannon Burgoon, 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.

14957-A

In the matter of the estate of

Amy Clevenger, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of James Clevenger as ancillary executor of the estate of Amy Clevenger, 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.

14986-A Estate of

Clara M. Archant deceased.

The executor of the above named decedent having filed his report of public sale of the personal property of said decedent, and the court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same.

14986-B

Marion C. Winter, Executor of the Last Will and Testament of Clara M. Archart,

Plaintiff, vs.

Orpha Moore, et al., Defendants. This day this cause came on to be and was heard on the report of Marion C. Winter, Executor, as to his proceedings under this Court's former order to sell certain real property for cash, at private sale and upon oral motion of said Executor to confirm the same, made in obedience to said order. The Court having carefully examined said report and finding the proceedings of said Petitioner, as Executor, 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, as Executor, shall execute a Deed of all the right, title and interest of decedent, Clara M. Archart, et al, in said real estate to John D. Liwingston and Mary Margaret Livingston, upon said Furchasers paying the sum of Three Thousand (\$3000.00) Dollars in cash, being the amount of the purchase price therefor. And this cause coming on further to be and was heard upon the pleadings and a motion to distribute the proceeds of the sale in aforesaid amount, it is now therefore, ordered and adjudged that said Executor pay: First: The court costs and expenses in the land sale proceeding as follows: To Allen & Allen, attorney fees, \$140.00, To Marion C. Winter, Executor, fees, the sum of 140.00, To Allen & Allen, stamps on Deed, 3.30, To John W. Dailey, court costs, the sum of 15.00. Secondly: Said Executor shall pay the taxes and assessments now due against such real estate as soon as the amount of the same is determined by the Treasurer of Union County. Thirdly: It is further ordered that the balance of said proceeds be accounted for by said Executor according to law, and that this proceeding be recorded and that said Petitioner pay the costs herein out of the proceeds of said sale, within ten days.

January 5, 1946

In the matter of the estate of Mary E. Stubbs, deceased.

Order for Appointment and for Bond

This day Mary L. Hutson 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 Mary E. Stubbs, deceased, late of Marysville in said county, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Mary L. Hutson is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Three Thousand Dollars, and she is hereby directed not to continue decedents business but close the same up forthwith, and this cause is continued.

15010

In the matter of the estate of

Mary E. Stubbs, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Mary L. Hutson appeared in open court, accepted the appointment as administratrix of the estate of Mary E. Stubbs, deceased, and gave and filed herein her bond in the sum of Three thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Mary L. Hutson; 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 \$\frac{1}{2}\$.

9601-A r In the matter of the estate of

William H. Sheneman, 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 William A. Fawn as administrator with the will annexed of the estate of William H. Sheneman, 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.

January 7, 1946

In the matter of the guardianship of Everett Loy Pyers, an incompetent.

This day the tenth account of Charles R. Pyers, guardian of Everett Loy Pyers, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is therefore ordered that the same be and hereby is approved, allowed and confirmed. The court further finds a balance in cash on deposit in the hands of said guardian in the sum of \$1004.35 and all the securities as listed in said account; that said guardian has paid the court costs for filing this account. It is ordered that said account and the proceedings herein be recorded in the records of this office.

Approved: W. L. Metzger, Atty., U.S. Yeterans Administration

15011 In the matter of the estate of Howard Leslie Beightler, deceased. Order for Appointment and for Bond

This day Doris Esther Beightler 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 Howard Leslie Beightler, deceased, late of Liberty Township in said county, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Doris Esther Beightler is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty-one Hundred Dollars, and this cause is continued.

In the matter of the estate of Howard Leslie Beightler, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Doris Esther Beightler appeared in open court, accepted the appointment as administratrix of the estate of Howard Leslie Beightler, deceased, and gave and filed herein her bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with The Ohio Casualty Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Doris Esther Beightler; 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 \$\frac{1}{2}\$.

14997 In the matter of the estate of

Dolly Hall, deceased. Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the 18th day of January, 1946, 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 Chio, by advertisement in the Union County Journal, at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

14981-A
Beatrice M. Parthemer, administratrix of the estate of Anna Hedges, deceased, Plaintiff,

vs. John E. Parthemer, et al., Defendants.

Upon application of the State of Ohio, and for good cause shown, it is ordered by the Court that the said State of Ohio be, and it hereby is, granted leave to file its Answer and Cross-Petition herein instanter.

14975-A .

R. C. Peet, administrator of the estate of Emit Wood, deceased, Plaintiff, -vs-

Murl Wood and Vernon Wood, Defendants. This cause this day came on to be and was heard on the report of R. C. Peet, administrator, as to his proceedings under this court's former order to sell certain real property for cash at private sale, and upon oral motion to confirm the same made in obedience to said order. The court having carefully examined said report and finding the proceedings of said petitioner as administrator, 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, as administrator, shall execute a deed of all the right, title and interest of the decedent, Emit Wood, et al in said real estate to E. B. Taylor and Ada B. Taylor upon said purchasers paying the sum of Twelve Thousand (\$12,000.00) Dollars, being the cash amount therefor. And this cause coming on further to be and was heard upon the pleadings and a motion to distribute the proceeds of the sale in aforesaid amount, it is now therefore ordered and adjudged that said petitioner, as administrator shall: first, pay all costs and expenses in this land sale proceeding incurred and including as for attorney fees the amount of Three Hundred Sixty and no/100 (\$360.00) Dollars. Secondly, to Allen & Allen for documentary stamps on the Deed the sum of Thirteen and 20/100 (\$13.20) Dollars. Thirdly, It is further ordered that the administrator pay the taxes and assessments against said premises for the year 1945 to the Treasurer of Union County, Ohio, out of the proceeds of said land sale, as soon as the said Treasurer is authorized by law to receive the same, the amount of which has not yet been determined. It is further ordered that the balance of said proceeds be retained and accounted for by said Administrator according to law. And it is further ordered that this proceeding be recorded and that said Administrator pay the costs herein of said land sale proceedings, within ten days.

15004

In the matter of the estate of Kenneth L. Roberts, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said in ventory and appraisement be had before this court on the 21st day of January, 1946, 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 service by the Sheriff 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.

15004

In the matter of the estate of Kenneth L. Roberts, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Bernice Roberts in accordance with the prayer of the petitioner.

January 9, 1946

Alfonee P. Renner, administrator with the will annexed of the estate of George Frederick Renner, deceased, Plaintiff, -vs- Alfonse P. Renner, et al., Defendants.

It having come to the knowledge of the court that Amer Renner, one of the defendants to this action, is insane, and that said defendant has no guardian, it is ordered that F. LeRoy Allen be and hereby is appointed trustee for the suit to defend said action on behalf of said defendant.

Clifton Holycross, administrator of the estate of Elijah Holycross, deceased,

Plaintiff, -vs- Harry Holycross, et al., Defendants.

Journal Entry Confirming Sale, Ordering Deed and Distribution
This day this cause came on to be heard upon the report of Clifton Holycross, administrator of the estate of Elijah Holycross, deceased, of his proceedings under the former order of this court, and upon motion of the 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 Clifton Holycross, deceased, in said real estate, to the purchaser, S. A. Rowland, upon said purchaser paying the purchase price in cash in the sum of two thousand, fifty dollars (\$2050.00). The court further finds that there is due the Division of Aid for the Aged, Department of Public Welfare, State of Ohio, the sum of \$4869.39, as set forth in the answer and cross-petition for benefits paid to the decedent, and that in order to secure said sum, the decedent gave a trust mortgage upon the premises in the petition described, which was a valid and subsisting lien upon said premises and now upon the funds in the hands of said administrator arising from the sale of said premises. It is ordered that an entry of release and satisfaction of said trust deed be entered on the record of the Office of the County Recorder of Union County, Ohio, according to law. This matter coming on further to be heard upon the motion of the petitioner herein to distribute the proceeds of said sale, it is ordered that said Clifton Holycross as administrator out of the money in his hands, pay: First: All taxes have been paid to date, therefore no taxes, penalties or interest against said real estate. Second: The costs and expenses incurred in the sale of said property, and the administration of said estate, as follows: Court costs in the administration of said estate in the sum of \$26.50, costs in the land sale proceeding in the sum of \$16.00; the sum of \$5.25 to Banks Insurance Agency as premium on the bond of said Administrator; the sum of \$2.75 to Clifton L. Caryl, advanced for revenue stamps upon said deed; the sum of \$200.00 to Clifton L. Caryl for counsel fees as counsel to said fiduciary in administering the estate, and the sum of \$102.00 to Clifton Holycross, being the percentage as allowed in payment of compensation in the settlement of said estate; Third: To James Freshwater, funeral director, for burial expenses in the sum of \$200.00, and the additional sum of \$20.00 for opening and closing the grave. Fourth: To Bertha Green, care and nursing of decedent during last three weeks of sickness, Fifth: The balance of said funds in the sum of \$1447.50 to the State Department of Public Welfare. Division of Aid for the Aged. State of Ohio. It is further ordered that said administrate file his vouchers as the evidence of such payments with his final account, and that this proceeding be recorded.

Approved: Clifton L. Caryl, Attorney for Plaintiff
Hugh S. Jenkins, Attorney General, A. C. Blise, Asst. Atty. Gen'l, Attorney for Division of
Aid for the Aged

14973-A Clifton Holycross, administrator of the estate of Elijah H. Holycross, deceased, Plaintiff, vs. Harry Holycross, et al., Defendants. Certificate of Release of Mortgage

The mortgage given by Elijah Holycross, and Mary Holycross, to State of Ohio, Department of Public Welfare, Division of Aid for the Aged, and recorded in Book 113, page 215 - 216, Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said court, January 9, A. D. 1946.

14981-A
Beatrice M. Parthemer, administratrix of the estate of Anna Hedges, deceased, Plaintiff, -vs- John E. Parthemer, et al., Defendants.

Journal Entry Finding Sale Necessary and Ordering Private Sale

This day this cause came on to be heard upon the petition of the plaintiff for authority to sell real estate of the decedent to pay debts of her estate, and the answer and cross-petition of the Division of Aid for the Aged, in the Department of Public Welfare of the State of Ohio, and the answer and corss-petition of the Citizens Federal Savings & Loan Association, all other parties defendant having waived notice. The court further finds from the evidence that all necessary parties are before the court and that the prayer of the petition should be granted. The court further finds that the real estate described in the petition was appraised by the

appraisers of the estate in the sum of \$3000.00, and orders that a further appraisement be dispensed with. The court further finds that the bond heretofore given by the plaintiff as administratrix of the estate of Anna Hedges, deceased, in the sum of Six Thousand Dollars (\$6000.00) is sufficient and that the giving of an additional bond be 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 Beatrice M. Parthemer as such administratrix 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 on delivery of deed. And plaintiff is ordered to make return forthwith upon such sale. And this cause is continued.

14981-A
Beatrice M. Parthemer, administratrix of the estate of Anna Hedges, deceased, Plaintiff, -vs- John M. Parthemer, et al., Defendants.

-vs- John M. Parthemer, et al., Defendants.
Journal Entry Confirming Sale, Ordering Deed and Distribution
This day this cause came on to be heard upon the report of Beatrice M. Parthemer, administratrix of the estate of Anna Hedges, deceased, of her proceedings under the former order of this court and upon the motion of the 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 hereby 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 Anna Hedges in said real estate, to the purchasers, Verl A. Grave and Anna Elizabeth Graves, upon said purchasers paying the purchase price in cash in the sum of Three Thousand, Five Hundred Dollars. This cause coming on to be further heard upon the pleadings and upon the motion to distribute said proceeds amounting to Three Thousand Five Hundred Dollars, the Court finds there is due to the said The Citizens Federal Savings & Loan Association of Marysville, Ohio, the sum of \$392.81 upon the note set forth in its answer and cross petition, from the estate of Anna Hedges, deceased, and that in order to secure the payment of said note, said decedent gave a mortgage upon the premises in the petition described, which was a valid and subsisting lien upon said premises and now upon the funds in the hands of said administratrix arising from the sale of said premises. It is ordered that an entry of release and satisfaction of said mortgage lien be entered on record in the Office of the Recorder of Union County, Ohio, according to law. The court further finds that there is due the Division of Aid for the Aged, Department of Public Welfare, State of Ohio, the sum of \$2182.32, as set forth in the answer and cross-petition for benefits paid to the decedent, and in order to secure said sum the decedent gave a trust deed upon the premises in the petition described, which was a valid and subsisting lien upon said premises subject only to the lien of the Citizens Federal Savings & Loan Association, and now upon the funds in the hands of said administratrix arising from the sale of said premises. It is ordered that an entry of release and satisfaction of said trust deed be entered on record in the Office of the Recorder of Union County, Ohio, according to law. It is further ordered by the court that said Beatrice M. Parthemer, out of the money in his hands, pay: First: All taxes have been paid in full, therefore no taxes, penalties and interest against said real estate. Second: The costs and expenses incurred in the sale of said property, and the administration of said estate, as follows: Court costs in the administration in the sum of \$26.50; costs in the land sale proceeding in the sum of \$17.00; the sum of \$15.00 to the Sawyer Insurance Agency as premium on the bond of said administrator; the sum of \$3.85 to Clifton L. Caryl, advanced for revenue stamps on said deed; the sum of \$250.00 to Clifton L. Caryl for counsel fees as counsel to said fiduciary in administering the estate, and the sum of \$160.00 to Beatrice M. Parthemer, being the percentage as allowed in payment for compensation in the settlement of said estate. Third: To the Citizens Federal Savings & Loan Association the sum of \$392.81 being the amount of said note and mortgage in full. Fourth: To L. H. Miller, funeral director, for burial expenses, the sum of \$200.00; to Frank D. Edson, Superintendent of the Oakdale Cemetery, the sum of \$20.00 for opening and closing grave. Fifth: To the State Department of Public Welfare, Division of Aid for the Aged, State of Ohio, the sum of \$2182.32, being the amount of said lien in full. Sixth: The balance of said fund in the sum of \$232.52 to be retained by said administratrix and to be accounted for by her as provided by law. It is further ordered that said administratrix file her vouchers as the evidence of such payments with her final account, and that this proceeding be recorded. Approved: Clifton L. Caryl, Attorney for Plaintiff L. C. Bliss, Asst. Atty. Gen'l., Attorney for Division of Aid for the Aged C. A. Hoopes, Attorney for Citizens Federal Savings & Loan Association

Beatrice M. Parthemer, administratrix of the estate of Anna Hedges, deceased, Plaintiff, vs. John M. Parthemer, et al., Defendants. Certificate of Release of Mortgage

The mortgage given by Anna Hedges to The Citizens Federal Savings & Loan Assiciation and recorded in Book 125, Page 223, Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, January 9, A. D. 1946.

14981-A
Beatrice M. Parthemer, administratrix of the estate of Anna Hedges, deceased, Plaintiff, vs. John M. Parthemer, et al., Defendants. Certificate of Release of Mortgage

The mortgage given by Anna Hedges to State of Ohio, Department of Public Welfare, Division of Aid for the Aged, and recorded in Book 113, page 557-558, Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, January 9, A. D. 1946.

In the matter of the Will of H. B. Turney, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the court by Kate E. Turney praying that an instrument in writing purporting to be the last will and testament of H. B. Turney, deceased, be admitted to probate: It appearing all next of kin of the decedent and spouse have waived notice, it is ordered that a hearing on said application will be had on the 9 day of January, 1946, at 1 o'clock P. M.

15012 In the matter of the will of

H. B. Turney; deceased. Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Kate B. Turney to admit to probate and record the Will of H. B. Turney, 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 Kate B. Turney, 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 weived notice and given consent to the probate of said Will. And Milo L. Myers and Alnet Mayer, 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 aforessid instrument of writing is the last Will and Testament of said H. B. Turney 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.

In the matter of the estate of H. B. Turney, deceased.

Order for Appointment and for Bond

The last Will of H. B. Turney, deceased, late of Marysville, in said County, having heretofore been duly proved and allowed; this day Milo L. Myers 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 Milo L. Myers 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 Five Thousand and no/100 Dollars, and this cause is continued.

15012-A In the matter of the estate of H. B. Turney, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Milo L. Myers appeared in open court, accepted the appointment as administrator with the will annexed of the estate of H. B. Turney, deceased, and gave and filed herein his bond in the sum of Five Thousand and no/100 Dollars, conditioned according to law, with Milo L. Myers and United States Fidelity and Guaranty Co., as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration with the Will annexed issue to said Milo L. Myers; 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 \$\frac{1}{2}\$.

14970-A January 10, 1946

In the matter of the estate of R. S. Fish, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a certificate of title to Pride H. Fish in accordance with the prayer of the petitioner.

14915-A January 11, 1946

In the matter of the estate of Orman A. Conrad, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14951-A In the matter of the estate of Solomon Jackson Weldon, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had on the 22nd day of January, 1946, at 10 o'clock A. M. at which time and place, the action of the fiduciary herein, in allowing and classifying claims will be confirmed, unless cause to the contrary be shown; It is further ordered that said fiduciary cause written notice to be served personally or by registered mail with return receipt requested, upon the surviving spouse, and all other persons having an interest in the estate as devisees, legatees, heirs and distributees, except those who have waived the same in writing or otherwise voluntarily entered their appearance.

15005 January 12, 1946

In the matter of the estate of John E. Langstaff, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

15000 January 14, 1946
In the matter of the adoption of

Constance Amerine.
Final Decree of Adoption, Dispensing with Probationary Period

This day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption.

Whereupon, it appearing to the Court that all of the allegations in the petition are true; that the child has been placed in the home of the petitioners by the Juvenile Court of Franklin County, Ohio, and having been placed therein in accord with the laws relating to the placement of children

in foster homes; has lived in the home of the petitioners continuously for the six months next preceding the filing of the petition; has been visited by a representative of the Juvenile Court of Franklin County at reasonable intervals during such period; and the next friend recommends the adoption. And the Court having examined the petitioners each separate and apart from each other and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the adoption code have been complied with; that the petitioners are suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to Linda Ruth Holbrook, the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics, at Columbus, Ohio.

January 15, 1946

In the matter of the estate of Elizabeth Parish, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of A. D. Parish as administrator of the estate of Elizabeth Parish, 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.

15006

In the matter of the estate of John E. Langstaff, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Tabitha M. Langstaff as administratrix of the estate of John E. Langstaff, 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.

January 14, 1946
In the matter of Victor Donald Barry, alleged to be mentally ill.

Orders for Hearing and for Notice

This day an affidavit alleging Victor Donald Barry to be mentally ill was filed in this court by Katharyn Barry. It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio, on the 15th day of January, 1946, at 1:00 o'clock P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued.

15013 In the matter of Victor Donald Barry, alleged to be mentally ill.

This day an affidavit alleging Victor Donald Barry to be mentally ill was filed in this court by Katharyn Barry. It is therefore ordered that a warrant of detention issue to H. S. Roosa, commanding him to apprehend said person and detain him at the Union County Jail and bring him before this court, at Marysville, Ohio, on the 15th day of January, 1946, at 1 o'clock P. M. It is further ordered that subpoenas issue for Angus Maclor and H. E. Stricker, registered physicians of Ohio who have had at least three years' experience in the practice of medicine, medical witnesses, to appear at the time and place aforesaid; and this cause is continued.

15013 January 15, 1946

In the matter of Victor Donald Barry, mentally ill

Order of Commitment This day this cause came on further to be heard, and the court deeming it unsuitable and improper, by reason of the character of the affliction and physical condition of said Victor Donald Barry to bring him into Probate Court, the Judge personally visited said Victor Donald Barry at the Union County Jail and ascertained the condition of the said Victor Donald Barry by actual inspection. Thereupon the Judge proceeded with the examination; and having heard the testimony of Angus MacIvor, M. D., and H. E. Stricker, M. D., the medical witnesses, and being satisfied that said Victor Donald Barry is mentally ill; that he has a legal settlement in Millcreek Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that his mental illness has occurred during the time he has resided in this state; that his being at large is dangerous to the community; and he is a suitable person for specialized observation and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Angus MacIvor and H. E. Stricker, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Victor Donald Barry, and that a 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 Victor Donald Barry be committed to the custody of Sheriff H. S. Roosa until he can be admitted into said Hospital; and this cause is continued.

In the matter of the Will of Josephine Morrison, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the Court by Anna V. Maugans praying that an instrument in writing purporting to be the last will and testament of Josephine Morrison, deceased, be admitted to probate: all next of kin having waived notice of hearing, It is ordered that a hearing on said application will be had on the 15th day of January, 1946, at 1:00 o'clock P.M. 14249-P

To the County Auditor: I hereby certify that I have this day appointed Betty Geer to the position of deputy clerk in my office of Judge of the Probate Court of said County. Said appointment is to take effect Jan. 15, 1946, and said appointee is to receive as compensation the sum of One Hundred twenty-five and no/100 Dollars per month and such expenses as the Probate Judge shall fix and determine, and said Betty Geer shall serve during the pleasure of the Judge of the Probate Court. The said compensation is by law payable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury, upon the warrant of the County Auditor.

15014 In the Matter of the Will of

Josephine Morrison, Deceased. Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Anna V. Maugans to admit to probate and record the will of Josephine Morrison, deceased, late of the village of Marysville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that all the next of kin of said decedent, known to be resident of the State, have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will. And Milo L. Myers and Alnet Mayer, 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 herein. Whereupon the court finds that the aforesaid instrument of writing is the will of said Josephine Morrison, deceased; that it was duly executed and attested; and that the said testator, at the time of signing her 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.

15014-A

In the matter of the estate of Josephine Morrison, deceased. Order for Appointment and for Bond

The Last Will of Josephine Morrison, deceased, late of the village of Marysville in said County, having heretofore been duly proved and allowed; this day Anna V. Maugans, 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 V. Maugans 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 and no/100 Dollars, it appearing to the court Myrtle Miller is a non-resident of the State of Ohio and her physical condition is such she is unable to perform the duties of executrix of the last will, it is ordered that she be not appointed, and this cause is continued.

15014-A

In the matter of the estate of Josephine Morrison, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Anna V. Maugans appeared in open court, accepted the trust as executrix of the estate of Josephine Morrison, deceased, and gave and filed herein surety bond in the sum of Five thousand and no/100 Dollars, conditioned according to law, with Anna V. Maugans and United States Fidelity and Guaranty Co., as sureties, which bond is approved by the court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Anna V. Maugans; 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 \$__.

January 16, 1946

 $\frac{7380}{\text{In the matter of the estate of}}$

Samuel Berke, deceased.

Sale of Personal Property Confirmed

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

7380 Estate of Samuel Berke,

This day came Mark Berke, executor of said estate, and filed his tenth and final account herein. It is thereupon ordered that said account be set for hearing on Thursday, the 28th day of February, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

15011

January 17, 1946

In the matter of the estate of

Howard Leslie Beightler, deceased. Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the 28th day of January, 1946, 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 service by the sheriff at least ten days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

15015

In the matter of the estate of

George A. Hickok, deceased

Order for Appointment and for Bond This day Allie Mae Hickok 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 A. Hickok, deceased, late of Leesburg Township in said county, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Allie Mae Hickok is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Ten Thousand and no/100 Dollars, and this cause is continued.

15015 In the matter of the estate of George A. Hickok, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Allie Mae Hickok appeared in open court, accepted the appointment as administratrix of the estate of George A. Hickok, deceased, and gave and filed herein her bond in the sum of Ten Thousand and no/100 Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Allie Mae Hickok; 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 \$___.

14997 January 18, 1946

In the matter of the estate of Dolly Hall, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

14907 Estate of

Thomas C. Wyeth, deceased.

This day came Chester L. Wyeth, administrator of said estate, and filed his first partial account herein. It is thereupon ordered that said account be set for hearing on Thursday, the 28th day of February, 1946, at 10 o'clock A.M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of the estate of Thomas C. Wyeth, deceased.

On motion and affidavit filed, and for good cause shown to the satisfaction of the Court, Chester L. Wyeth, administrator of the estate of Thomas C. Wyeth, deceased, is allowed six months further time to collect assets of said estate.

14932 January 19, 1946

In the matter of the estate of Otho W. Dilsaver, deceased.

This day the schedule of claims heretofore filed herein, came on for hearing. It appearing to the satisfaction of the court that notice of the filing of said schedule of claims has been given to all interested parties, as required by law; and that the fiduciary of said estate acted properly in allowing and classifying each claim contained in said schedule of claims, it is now ordered that said schedule of claims, after being duly examined, be confirmed.

15004 January 21, 1946

In the matter of the estate of Kenneth L. Roberts, deceased.

Order Approving Inventory and Appraisement

This day the 'nventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed.

15016 In the matter of the estate of Charles E. Ward, deceased.

Authority to Transfer Real Estate

This day came Ethel M. Ward, widow of Charles E. Ward, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to which each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

15014-A
In the matter of the estate of Josephine Morrison, deceased

Orders on Filing Inventory and Appraisement
This day an inventory and appraisement in the above captioned estate was filed in this court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory
and appraisement be had before this court on the 4th day of February, 1945, 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 service 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.

15012-A In the matter of the will of H. B. Turney, deceased.

Election of Widow

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

15012-A

In the matter of the estate of

H. B. Turney, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

15012-A

In the matter of the estate of

H. B. Turney, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a certificate of title to Kate E. Turney in accordance with the prayer of the petitioner.

In the matter of the estate of

Sylvia Shanks, deceased

Orders on Filing Inventory and Appraisement

This day an Inventory and Appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court on the 4th day of February, 1946, at 10 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by advertisement in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

15010

In the matter of the estate of

Mary E. Stubbs, deceased

Orders on Filing Inventory and Appraisement

This day an Inventory and Appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this court on the 4th day of February, 1945, at 10 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by advertisement in The Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

14949

In the matter of the estate of

Lamont Disbennett,

This cause came on to be heard upon the application of Eldon I. Disbennett for reimbursement for monies advanced in behalf of Lamont Disbennett, deceased, and the court being fully advised in the premises finds that the application for reimbursement for funeral services in the amount of \$450.00 is well taken and should be allowed. It is therefore ordered, adjudged and decreed by the court that Eldon 1. Disbennett as administrator of the estate of Lamont Disbennett, reimburse himself individually in the amount of \$450.00as reimbursement for funeral services only, that the residue of said application be denied and the costs of this application and hearing be assessed in the general costs of this estate. Approved by: William L. Coleman, Attorney for Applicant

14949

In the matter of the estate of

Lamont Disbennett, deceased. This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14949

Estate of

Lamont Disbennett, deceased.

This day came Eldon I. Disbennett, administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Thursday, the 28th day of February, 1945, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14951-A

January 22, 1946

In the matter of the estate of Solomon Jackson Weldon, deceased.

This day the schedule of claims, 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 claims has been given to all interested parties, as required by law; that the fiduciary of said estate acted properly in allowing and classifying each claim contained in said schedule of claims, it is now ordered that said schedule of claims, after being duly examined, be confirmed.

14951

In the matter of the will of

Solomon Jackson Weldon, deceased. This day Floyd Weldon appeared in open court and made application for the appointment of some suitable person to ascertain the value of the provision made by Solomon Jackson Weldon, deceased, in his will, for his surviving spouse, Blanche Mae Weldon, in lieu of the provisions made by law, and the value of the rights by law in the estate of said deceased consort. It appearing to the court that said surviving spouse is unable to make an election by reason of unsoundness of mind, it is ordered that A. Gilbert Kirby, a suitable person, be and he hereby is appointed to perform the duties as aforesaid, that a commission issue to him accordingly, and that he make report thereof to the court with all convenient speed, and this cause is continued.

15017 In the matter of the estate of John W. Allen, deceased.

Order for Appointment and for Bond

This day Myrtle Allen 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 John W. Allen, deceased, late of Unionville Center in said County, and an affidavit that there is not to her knowledge any last Will and Testatment 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 Myrtle Allen is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Three thousand Dollars, and she is hereby directed not to continue decedents business but close the same up forth-with, and this cause is continued.

15017 In the matter of the estate of John W. Allen, deceased.

Bond Approved and Letters Issued, Order to Publish Notice
This day Myrtle Allen appeared in open court, accepted the appointment as administratrix of the estate of John W. Allen, deceased, and gave and filed herein her bond in the sum of Three Thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Myrtle Allen; 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 \$.

In the matter of the estate of Joseph L. Keckley, deceased. Authority to Transfer Real Estate

This day came Ina B. Keckley, administratrix of the estate of Joseph L. Keckley, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

In the matter of the estate of Philip Hegenderfer, deceased. Order for Appointment and for Bond

This day Lelia Hegenderfer 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 Philip Hegenderfer, deceased, late of Marysville in said county, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Lelia Hegenderfer is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of twenty-one hundred dollars, and this cause is continued.

In the matter of the estate of Philip Hegenderfer, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Lelia Hegenderfer appeared in open court, accepted the appointment as administratrix of the estate of Philip Hegenderfer, deceased, and gave and filed herein her bond in the sum of twenty-one hundred dollars, conditioned according to law, with The Fidelity and Deposit Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Lelia Hegenderfer; 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 \$

15011-A Doris Esther Beightler, surviving spouse of Howard Leslie Beightler, deceased, Plaintiff, vs. Fearl Eileen Beightler and Richard Lee Beightler, et al., Defendants. January 18, 1946

This day came the plaintiff and filed herein her petition praying for an order for the purchase, at the appraised value as fixed by the appraisers of the estate of Howard Leslie Beightler, deceased, of the real estate in the petition described. Whereupon it is by this court ordered that this cause be heard on the 23rd day of February, A. D. 1946, at 10 o'clock A. M., and that due and legal notice of the filing, pendency and prayer of said petition, be given as provided by law to all parties defendant, excepting those who shall enter their appearance; and this cause is continued.

January 23, 1946

14398 In the matter of the guardianship of Robert Warren Evans, a minor.

On motion of the guardian and for good cause shown it is ordered that said guardian be and she is hereby authorized to pay out of the funds of said ward the sum of \$8.00 per week for said ward's board during the time he is in the Ohio State University.

14921-A

In the matter of the estate of Vernie Mae Wurtsbaugh, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14921-A Estate of

Vernie Mae Wurtsbaugh, de ceased.

This day came Firman M. Wurtsbaugh, executor of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Thursday, the 25th day of February, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14953 Estate of

Fannie Huber, deceased.

This day came Fred Huber, administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Thursday, the 28th day of February, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

15020 In the matter of the January 24, 1946

In the matter of the estate of Esther Weckesser, deceased. Order for Appointment and for Bond

This day Lillian Wagner 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 Esther Weckesser, deceased, late of Route One, West Mansfield, Ohio, in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Lillian Wagner is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum Ten Thousand Dollars, and this cause is continued.

15020

In the matter of the estate of

Esther Weckesser, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day Lillian Wagner appeared in open court, accepted the appointment as administratrix of the estate of Esther Weckesser, deceased, and gave and filed herein her bond in the sum of Ten Thousand Dollars, conditioned according to law, with The Ohio Casualty Insurance Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Lillian Wagner; 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 \$____.

January 25, 1946

Probate Notice-Approval and 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 approval and settlement:

14953 Fred Huber, administrator of the estate of Fannie Huber, First and final account.

14921A Firman M. Wurtsbaugh, executor of the estate of Vernie Mae Wurtsbaugh, First and final account.

14949 Eldon I. Disbennett, administrator of the estate of Lamont Disbennett, First and final account.

14907 Chester L. Wyeth, administrator of the estate of Thomas C. Wyeth, First and partial account.

7380 Mark Berke, executor of the estate of Samuel Berke, Tenth and final account.

Unless exceptions are filed thereto, said accounts will be for hearing before said court on the 28th day of February, 1946, at 10:00 o'clock A. M., at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing.

15009

In the matter of the estate of

Sylvia Shanks, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of R. Glenn Reed, as administrator of the estate of Sylvia Shanks, 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.

15010

In the matter of the estate of

Mary E. Stubbs, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Mary L. Hutson, as administratrix of the estate of Mary E. Stubbs, 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.

15011

In the matter of the estate of Howard Leslie Beightler, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Doris Esther Beightler as administratrix of the estate of Howard Leslie Beightler, 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.

Entry Approving Publication of Notice of Accounts

This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders the notice aforesaid to be entered upon the journal of the Court in full; said notice is as follows, viz:
14944 Emma R. Tallman, administratrix of the estate of Charles Logan Tallman, First and

final account.

14946 Phillip Lincoln, administrator of the estate of Charles Lincoln, First and final account. 14935A 14848A Jesse F. Conrad, executor of the estate of Jennie F. Conrad, First and final account. John C. Driscoll, administrator of the estate of Robert Driscoll, First and final account. 14898A Orlyn B. Poling, executor of the estate of Jeremiah Poling, First and final account. Walter H. Graham, administrator of the estate of Carl G. Graham, First and final account.

14944

In the matter of the estate of Charles Logan Tallman, deceased.

This day the first and final account of Emma R. Tallman, administratrix of the estate of Charles Logan Tallman, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14946

In the matter of the estate of

Charles Lincoln, deceased.

This day the first and final account of Phillip Lincoln, administrator of the estate of Charles Lincoln, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14935-A

In the matter of the estate of Jennie F. Conrad, deceased.

This day the first and final account of Jesse F. Conrad, executor of the estate of Jennie F. Conrad, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14898-A

In the matter of the estate of Jeremiah Poling, deceased.

This day the first and final account of Orlyn B. Poling, executor of the estate of Jeremian Poling, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

15021

In the matter of the estate of Firman M. Wurtsbaugh, deceased.

January 25, 1946

Order for Appointment and for Bond

This day Howard E. Wurtsbaugh appeared in open court, and made and filed an application under oath as requiredby law to be appointed as administrator of the estate of Firman M. Wurtsbaugh. deceased, late of the Village of Richwood in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Howard E. Wurtsbaugh is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Eleven Thousand and no/100 Dollars, and this cause is continued.

15021

In the matter of the estate of Firman M. Wurtsbaugh, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Howard E. Wurtsbaugh appeared in open court, accepted the appointment as administrator of the estate of Firman M. Wurtsbaugh, deceased, and gave and filed herein his bond in the sum of Eleven Thousand and no/100 Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Howard E. Wurtsbaugh; 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 \$.

15008

In the matter of the estate of James R. Fields, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Elta E. Fields as administratrix of the estate of James R. Fields, 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.

14612-A Guardianship of Alice Wilson.

This day came Pearl McIlroy, guardian of said estate, and filed his second and final account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 30th day of March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

15008

In the matter of the estate of

James R. Fields, deceased.
Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the 7th day of February, 1946, 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 Richwood 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.

15011 January 28, 1946

In the matter of the estate of Howard Leslie Beightler, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

In the matter of the estate of

Harry Hathaway, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

15022

In the matter of the will of

Alice Wilson, deceased.

An application having been this day presented to the court by Leonard M. Belville, praying that an instrument in writing purporting to be the last will and testament of Alice Wilson, deceased, be admitted to probate: all next of kin resident of the state having waived notice and consented to the probate of said will, it is ordered that a hearing on said application will be had on the 28th day of January, 1946, at 10 o'clock A. M.

In the matter of the will of Alice Wilson, deceased.

Order Admitting to Probate and Record This matter came on this day further to be heard, on the application of Leonard M. Belville to admit to probate and record the Will of Alice Wilson, deceased, late of the Village of Marysville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that all the next of kin of said decedent, known to be resident of the State, have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to former order of this court, or have waived notice and given consent to the probate of said Will. And Pearl McIlroy and William J. Porter, the subscribing witnesses to said Will, this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said Will, which testimony was reduced to writing, was subscribed by them respectively, and was filed herein. Whereupon the Court finds that the aforesaid instrument of writing is the Will of said Alice Wilson, 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.

15022-A In the matter of the estate of Alice Wilson, deceased.

Order for Appointment and for Bond

The Last Will of Alice Wilson, deceased, late of Marysville in said County, having heretofore been duly approved and allowed; this day Leonard M. Belville, 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 Leonard M. Belville 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 Four Thousand and No/100 Dollars, and this cause is continued.

15022-A

In the matter of the estate of

Alice Wilson, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Leonard M. Belville appeared in open court, accepted the appointment as administrator with the will annexed of the estate of Alice Wilson, deceased, and gave and filed herein his bond in the sum of Four Thousand and No/100 Dollars, conditioned according to law, with Leonard M. Belville and United States Fidelity and Guaranty Company as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration with the will annexed issue to said Leonard M. Belville; 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 \$.

15023

In the matter of the will of Clara Ann Hawley, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the court by Percy M. Smith praying that an instrument in writing purporting to be the last will and testament of Clara Ann Hawley, deceased. be admitted to probate: all next of kin resident of the State of Ohio having waived notice and consented to the probate of said Will, it is ordered that a hearing on said application will be had on the 28th day of January, 1946, at 1:00 o'clock P. M.

In the matter of the will of Clara Ann Hawley, deceased.

Order Admitting to probate and Record This matter came on this day further to be heard, on the application of Percy M. Smith to admit to probate and record the Will of Clara Ann Hawley, deceased, late of the Village of Unionville Center in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that all the next of kin of said decedent, known to be resident of the State, have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And H. B. Walker and A. G. Kirby, 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 Clara Ann Hawley, 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

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

January 30, 1946

In the matter of the estate of

Alice Wilson, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

sound mind and memory and not under any restraint. Therefore the Court orders the admitting of

14945-A

15022-A

Gwynn Sanders, administrator of the

estate of Harry Hathaway, deceased, Plaintiff,

vs. Robert B. Hathaway, Defendant.

This cause came on for hearing upon the petition of the plaintiff and the evidence offered ino open court, all defendants being in default of answer or demurrer. The court finds that defendant, Robert B. Hathaway has waived the issuance and service of summons and has entered his appearance herein and has been duly served by publication as required by law, which service the court finds to be correct and legal in all respects and is hereby approved. The court finds that it has jurisdiction of the persons of all necessary parties and of the subject of the action. Upon consideration of the evidence, the court finds that plaintiff's decedent, Harry Hathaway, died intestate on or about the 22nd day of August, 1945, a resident of Union County, Ohio, seized of an estate of inheritance situated in Union County, Ohio. The court further finds that the said Harry Hathaway, deceased, left no surviving spouse nor next of kin, legatees, devisees. heirs at law, or distributees, except the defendant, Robert B. Hathaway, his nephew, whom the court finds to be his sole heir at law and distributee. It is therefore ordered, adjudged, and decreed that the next estate of said decedent, Harry Hathaway, after payment of all his proper debts and costs of administration descent and be distributed to the said Robert B. Hathaway. Approved: Allen & Allen, Attorneys for Admr.

14933 Estate of

David Austin, deceased.

This day came Marion C. Winter, 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 30th day of March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

12214

Estate of Henry C. Benedict, deceased.

This day came Joseph W. Benedict, 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 30th day of March, 1946, at 10 o'clock A. M. and that notice thereof be published by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said

15024 In the matter of Arnold Lester,

alleged to be mentally ill This day an affidavit alleging Arnold Lester to be mentally ill was filed in this court by Lora Lester. It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio, on the 31st day of January, 1946, at 10:00 o'clock A. M. and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued.

15024 In the matter of Arnold Lester,

alleged to be mentally ill. This day an affidavit alleging Arnold Lester to be mentally ill was filed in this court by Lora Lester. It is therefore ordered that a warrant of detention issue to H. S. Roosa, Sheriff, commanding him to apprehend said person and detain him at the Union County Jail and bring him before this court, at Marysville, Ohio, on the 31st day of January, 1946, at 10 O'clock A. M. It is further ordered that subpoenss issue for P. D. Longbrake and Angus MacIvor, registered physicians of Ohio who have had at least three years' experience in the practice of medicine, medical witnesses, to appear at the time and place aforesaid; and this cause is continued.

15024 January 31, 1946 In the matter of Arnold Lester,

mentally ill.

Order of Commitment This day this cause came on further to be heard, and the said Arnold Lester was brought before the court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. P. D. Longbrake and Dr. Angus MacIvor, the medical witnesses, and being satisfied that said Arnold Lester is mentally ill; that he has a legal settlement in Jackson Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that his mental illness 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 specialized observation and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Dr. P. D. Longbrake and Dr. Angus MacIvor, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Arnold Lester, and that a 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 Arnold Lester be committed into the custody of Sheriff H. S. Roosa until he can be admitted into said Hospital; and this cause is continued.

James Clevenger, Ancillary Executor of the

Estate of Amy Clevenger, deceased, Plaintiff, vs. Eltha Clevenger Peacock, et al., Defendants.

This day came the plaintiff and filed herein an affidavit according to law, for the purpose of procuring service by publication. It appearing to the court that the defendants, Claud Ferguson, Maude Ferguson, Eunice Mottley Harvey, Sgt. Bruce M. Beauchamp, Gretchen B. Jones, Amelia B. Wigg, Aulta Mae Willis, Catherine Stinebaugh, Shirley Leeper and Ethel Morey Mickel are non-residents of the State of Ohio and the heirs, devisees, and legatees of Amy Clevenger, deceased, are necessary parties and that service of summons on such unknown defendants and nonresident defendants cannot be made within this state. It is ordered that publication be made for six consecutive weeks in a newspaper printed in this county, that it contain a summary statement of the object and prayer of the petition, mention the court wherein it is filed and notify the persons, those to be served, when they are required to answer.

15026 In the matter of the estate of William Weiser, deceased.

Relieving Estate from Administration This day this cause came on to be heard upon the application of Jennie White for an order to relieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application has been waived by all parties, 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 Jennie White of Milford Center, Ohio, be and hereby is appointed as commissioner to execute instruments of conveyance if such be necessary.

In the matter of the estate of William Weiser, deceased. Approving Report of Distribution

This day this matter came on for hearing on the Report of Distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Jennie White pay the costs herein, taxed at \$3.00.

February 1, 1946 R. Glenn Reed, administrator of the

estate of Sylvia Shanks, deceased, Plaintiff,

-vs- Ella Martin, et al., Defendants. This day this cause came on to be heard upon the petition and the evidence, and the Court finds that all necessary parties are before the Court and consent to the sale of said real estate as prayed for in the petition. The Court being satisfied that it is necessary to sell the real estate of said decedent as described in the petition, finds that said real estate has heretofore been appraised by the appraisers of the estate and that a further appraisement of said premises is dispensed with; that the Plaintiff Administrator has heretofore given bond and that the giving of an additional bond is not necessary. It is therefore ordered that said R. Glenn Reed, as such Administrator, proceed to sell said real estate at public sale, on the premises on the 27th day of February, 1946, at 2:00 l'clock P. M. at not less than two-thirds the appraised value thereof. It is further ordered that said petitioner give notice for four consecutive weeks of the time and place of sale prior thereto in some newspaper printed and of general circulation in Union County, Ohio, and that said petitioner make due return to this Court.

In the matter of the estate of

George A. Hickok, deceased. Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

In the matter of the estate of Thomas Hendrickson, deceased.
Order for Appointment and for Bond

This day Lloyd Winter appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Thomas Hendrickson, deceased, late of Union County Home in said County, and an affidavit that 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 Lloyd Winter 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 and no/100 Dollars, and this cause is continued.

15027 In the matter of the estate of Thomas Hendrickson, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Lloyd Winter appeared in open court, accepted the appointment as administrator of the estate of Thomas Hendrickson, deceased, and gave and filed herein his bond in the sum of One Thousand and no/100 Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Lloyd Winter; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$___\$.

14964
In the matter of the estate of Anna B. Hinderer, deceased.
Authority to Transfer Real Estate

This day came William G. Hinderer, admr. of the estate of Anna B. Hinderer, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part here of, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the counth 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.

14964 In the matter of the estate of Anna B. Hinderer, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14964

In the matter of the estate of

Anna B. Hinderer, deceased.

This day the fiduciary herein filed his Statement in Lieu of and for an Account. It appearing to the court that the only assets of the estate were real estate and the same has been transferred according to law, it is ordered that the said Statement in Lieu of and for an Account be accepted and that the fiduciary and his bondsmen be released and discharged according to law.

14950 In the matter of the estate of Charles Colin DeLeon, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14980

In the matter of the adoption of

Doris Ann Hillman

Final Decree of Adoption, Dispensing with Probationary Period

This day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition are true; that the child has been placed in the home of the petitioners by Ada Belle Sherwood Hillman, her mother. and having been placed therein in accord with the laws relating to the placement of children in foster homes; has lived in the home of the petitioners continuously for the six months next preceding the filing of the petition; has been visited by a representative of the court at reasonable intervals during such period; and the next friend recommends the adoption. And the Court having examined Harley T. Huffman and Irene C. Huffman each separate and apart, and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioners are suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to Doris Ann Huffman, the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics, at Columbus, Ohio.

14986-A In the matter of the estate of

Clara M. Arehart, deceased.

This day this cause came on to be heard upon the presentation of the claim for fureral expenses. The court finds that the claim of Marion C. Winter, administrator, against said estate for funeral expenses in the sum of Three Hundred Ninety-six and 40/100 (\$396.40) Dollars is a just and valid claim against said estate. It is therefore ordered that said claim be and it hereby is allowed and it is further ordered that said Marion C. Winter retain out of the assets of said estate said amount as payment of said funeral account. It is further ordered that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$3.00.

February 4, 1946

In the matter of the adoption of William Jordan.

This day Lewis M. and Icel D. Coughenour appeared in open court and filed herein a petition for leave to adopt William Jordan, a child, and for a change of the name of said child to William Coughenour, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said court, at Marysville, Ohio, on the 11th day of March, 1946, at 10:00 o'clock A. M. It is further ordered that Mary R. Needham be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the court a full report, in writing; and this cause is continued.

15009 In the matter of the estate of Sylvia Shanks, deceased.

Order Approving Inventory and Appraisement

This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed.

15010 In the matter of the estate of Mary E. Stubbs, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed.

15014-A In the matter of the estate of Josephine Morrison, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

In the matter of the estate of Laura Gorden, deceased.

Authority to Transfer Real Estate

This day came Charles William Gorden, executor of the estate of Laura Gorden, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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,

15023-A In the matter of the estate of Clara Ann Hawley, deceased.

as provided by law.

Order for Appointment and for Bond

The Last Will of Clara Ann Hawley, deceased, late of Unionville Center in said county, having heretofore been duly proved and allowed; this day Percy M. Smith, 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 Percy M. Smith is a suitable person and legally competent, it is ordered that he be appointed as such executor, upon giving bond with sureties as required by law in the sum of Twenty-one Hundred Dollars, and this cause is continued.

15023-A

In the matter of the estate of

Clara Ann Hawley, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day Percy M. Smith appeared in open court, accepted the trust as executor of the estate of Clara Ann Hawley, deceased, and gave and filed herein his bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with The American Surety Co. of N. Y. 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 Percy M. Smith; 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 \$____.

15023-A

In the matter of the estate of

Clara Ann Hawley, deceased. It is ordered that an Inventory and Appraisement be dispensed with in this proceeding and that the fiduciary file an Inventory.

In the matter of the estate of

February 6, 1946

Elizabeth Parish, deceased. Authority to Transfer Real Estate

This day came A. D. Parish, administrator of the estate of Elizabeth Parish, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

In the matter of Emmett Elwood Liggett,

alleged to be mentally ill This day an affidavit alleging Emmett Elwood Liggett to be mentally ill was filed in this court by Nina P. Randall. It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio, on the 6th day of February, 1946, at 2:00 o'clock P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued.

In the matter of Emmett Elwood Liggett,

alleged to be mentally ill. This day an affidavit alleging Emmett Elwood Liggett to be mentally ill was filed in this court by Nina P. Randall. It is therefore ordered that a warrant of detention issue to Sheriff H. S. Roosa, commanding him to apprehend said person and detain him at the Union County Jail and bring him before this court at Marysville, Ohio, on the 6th day of February, 1946, at 2:00 P. M. It is further ordered that subpoenas issue for Dr. H. E. Stricker and Dr. P. D. Longbrake, registered physicians of Ohio who have had at least three years' experience in the practice of medicine, medical witnesses, to appear at the time and place aforesaid; and this cause is continued.

In the matter of Emmett Elwood Liggett,

mentally ill. This day this cause came on further to be heard, and the court deeming it unsuitable and improper, by reason of the character of the affliction and physical condition of said Emmett Elwood Liggett to bring him into Probate Court, the Judge personally visited said Emmett Elwood Liggett at the county jail and ascertained the condition of the said Emmett Elwood Liggett by actual inspection. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. P. D. Longbrake and Dr. H. E. Stricker, the medical witnesses, and being satisfied that said Emmett Elwood Liggett is mentally ill; that he has a legal settlement in Paris Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that his mental illness has occurred during the time he has resided in this state; that his being at large is dangerous to the community; that he is a suitable person for specialized observation and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Dr. P. D. Longbrake and Dr. H. E. Stricker, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Emmett Elwood Liggett, and that a 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 Emmett Elwood Liggett be committed into the custody of Sheriff H. S. Roosa until he can be admitted into said Hospital; and this cause is continued.

15031 In the matter of the estate of Anna J. Schmelzer, deceased. Order for Appointment and for Bond

This day Blanche Kinikin 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 Anna J. Schmelzer, deceased. late of Richwood in said county, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Blanche Kinikin is a suitable person and legally competent. it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Three Thousand (\$3000.00) Dollars, and this cause is continued.

In the matter of the estate of Anna J. Schmelzer, deceased.

Bond Approved and Letters Issued, Order to Publish Notice This day Blanche Kinikin appeared in open court, accepted the appointment as administratrix of the estate of Anna J. Schmelzer, deceased, and gave and filed herein her bond in the sum of Three Thousand (\$3000.00) Dollars, conditioned according to law, with Blanche Kinikin and The American Bonding Company of Baltimore as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Blanche Kinikin; 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 \$

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

This day the first and final account of Nina P. Randall, administratrix of the estate of Edward Randall, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office, Fiduciary and bondsmen released and discharged according to law.

In the matter of the estate of Porter L. Graham, deceased.

Order for Appointment and for Bond
This day Walter H. Graham 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 Porter L. Graham, 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 Walter H. Graham is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Four Thousand Dollars, and this cause is continued.

In the matter of the estate of Porter L. Graham, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Walter H. Graham appeared in open court, accepted the appointment as administrator of the estate of Porter L. Graham, deceased, and gave and filed herein his bond in the sum of Four Thousand Dollars, conditioned according to law, with The Fidelity and Deposit Co. of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Walter H. Graham; 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 \$\\$\\$\$.

14870 February 8, 1946
In the matter of the estate of

Carl G. Graham, deceased.

This day the first and final account of Walter H. Graham, administrator of the estate of Carl G. Graham, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14959 In the matter of the estate of Hattie B. Heenan, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14959 In the matter of the estate of Hattie B. Heenan, deceased.

This day the fiduciary herein filed his Statement in Lieu of and for an Account. It appearing to the court that the only asset of the estate was the real estate and the same has been transferred according to law, it is ordered that said Statement in Lieu of and for an Account be accepted and the fiduciary and his bondsmen be released and discharged according to law.

In the matter of the estate of Porter L. Graham, deceased.

It appearing to the court that the only assets of the estate are cash and that there is no surviving spouse or minor child of said decedent, it is ordered that an Inventory and Appraisement in this proceeding be dispensed with and that the fiduciary file an Inventory.

In the matter of the will of William Dennis . deceased.

William Dennis , deceased. Journal Entry on Presentation of Will for Probate

An application having been this day presented to the court by Kathryn Dennis praying that an instrument on writing purporting to be the last will and testament of William Dennis, deceased, be admitted to probate: Said application having been filed by the surviving spouse and all of the next of kin having waived notice and consented to the admission of said will to probate, it is ordered that a hearing on said application will be had instanter.

15033 In the matter of the will of William Dennis, deceased.

Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Kathryn Dennis to admit to probate and record the will of William Dennis, 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 Kathryn Dennis, 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 Beula Butler Kreakbaum and Gwynn Sanders, 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 herein. Whereupon the court finds that the aforesaid instrument of writing is the Last Will and Testament of said William Dennis, 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.

14940-A Estate of

Carrie Hamilton, deceased.

This day came W. J. Merriman, executor of said estate, and filed his first and final account herein. It is thereupon ordered that said account he set for hearing on Saturday, the 30th day

herein. It is thereupon ordered that said account be set for hearing on Saturday, the 30th day of March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

5008 February 9, 1946

In the matter of the estate of James R. Fields, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

14963-A
In the matter of the estate of Flora M. Evans, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14963 In the matter of the Will of Flora M. Evans, deceased.

On this 9th day of February, 1946, a written instrument, duly signed and acknowledged by Frank M. Evans, Sr., surviving spouse of Flora M. Evans, deceased, evidencing his 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 the Court.

14963-A In the matter of the estate of

Flora M. Evans, deceased.

This day came Ruth Friesner, executrix of the estate of Flora M. Evans, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

15034
In the matter of the guardianship of Anna O. Williams, an incompetent.
Order for Hearing and Notice

This day Minnie Otterfiled an application in Court for the appointment of a Guardian of Anna O. Williams, alleged incompetent. It is ordered that said application be set for hearing on the 13th day of February, 1946, at 10 o'clock A. M., and that at least three days' notice of the time and place of said hearing be given to: The proposed ward, Anna O. Williams, by personal service in writing. All other interested parties having waived notice as provided by law.

10695-D In the matter of the guardianship of John R. Jerew, an incompetent person.

This cause came on this day to be heard on the application of Charles H. Brown, duly appointed, qualified and acting Guardian of John R. Jerew, an incompetent person, for an order of the Court authorizing the purchase of said personal property. Whereupon the Court having heard the representation of the Guardian and being fully advised in the premises, finds that it is necessary to purchase a gas cooking stove for use in the home of the ward and that it would be for his best interest so to do, and that it would be more to the advantage to the said ward to purchase said cooking stove at private sale. The court further finds that funds are available therefor and orders that said Guardian purchase a gas cooking stove and that he pay therefor, not to exceed the sum of One Hundred Forty Dollars (\$140.00), and said Guardian is hereby authorized so to do and to account for the same in the next account filed in this Court.

Approved: W. L. Metzger, Atty., U. S. Veterans Administration

15015 In the matter of the estate of George A. Hickok, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Allie Mae Hickok as administratrix of the estate of George A. Hickok, 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.

William Dennis, deceased.

Order for Appointment and for Bond The Last Will of William Dennis, deceased, late of the Village of Marysville in said County, having heretofore been duly proved and allowed; this day Kathryn Dennis, 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 costs of and the probable value thereof; and the court being satisfied that said Kathryn Dennis 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 Twenty One Hundred (\$2100.00) Dollars, and this cause is continued.

15033-A

In the matter of the estate of

William Dennis, deceased

Bond Approved and Letters Issued, Order to Publish Notice

This day Kathryn Dennis appeared in open court, accepted the trust as executrix of the estate of William Dennis, deceased, and gave and filed herein her bond in the sum of Twenty One Hundred (\$2100.00) Dollars, conditioned according to law, with Kathryn Dennis and The Fidelity and Casualty Company of New York 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 Kathryn Dennis; 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 \$

In the matter of the estate of Firman M. Wurtsbaugh, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

In the matter of the estate of W. W. Clevenger, deceased.

Authority to Transfer Real Estate

This day came James Clevenger, executor of the estate of Amy Clevenger, heir of the estate of W. W. Clevenger, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

February 13, 1946

In the matter of the guardianship of

Anna O. Williams, an 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 Anna O. Williams to be an incompetent person, and therefore she is incapable of taking care of and preserving her property. It is therefore ordered that a guardian be appointed. It appearing to the court that Minnie Otte is legally competent, and she having filed the application herein and given bond in the sum of \$2,000.00 conditioned according to law, with The Chio Casualty Insurance Company as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Minnie Otte as provided by law.

In the matter of the guardianship of

Chester G. Whitt, Minor.

This day George W. Ball filed an application in court for the appointment of a guardian of , minor. It is ordered that said application be set for hearing on the 13th day unester G. Whitt of February, 1946, at 2:00 o'clock P. M. All interested parties having waived notice of hearing as provided by law.

In the matter of the guardianship of

Chester G. Whitt, 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 Chester G. Whitt is a minor, and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the court that George W. Ball is legally competent, and he having filed the application herein and given bond in the sum of \$2100.00 conditioned according to law, with The Ohio Casualty Insurance Co. as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said George W. Ball as provided by law.

In the matter of the guardianship of Chester G. Whitt, a minor.

Orders on Filing Inventory.

This day an inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory be had before this court forthwith.

14984

In the matter of the estate of

J. Arnold VanAtta, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a certificate of title to Mae VanAtta in accordance with the prayer of the petitioner.

14973 Estate of

Elijah Holycross, deceased.

This day came Clifton Holycross, 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 30th day of March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14820 Estate of

Carlton Harris, deceased.

This day came Annabelle Harris, administratrix 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 March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14948 Estate of

Adam W. Shirk, deceased.

This day came Tillie Fischer, administratrix 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 March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14963-A Estate of

Flora M. Evans, deceased.

This day came Ruth Friesner, 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 30th day of March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

11307

Guardianship of

James William Alexander, Incompetent.

This day came Callie Mulligan, guardian of said estate, and filed her fifth partial account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 30th day of March, 1946, at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

15036

In the matter of the estate of

Florence H. Roosa, deceased. Order for Appointment and for Bond

This day Forest H. Roosa appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Florence H. Roosa, 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 Forest H. Roosa is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Twenty one hundred Dollars, and he is hereby directed not to continue decedents business, but close the same up forthwith, and this cause is continued.

15036

In the matter of the estate of

This day Forest H. Roosa appeared in open court, accepted the appointment as administrator of the estate of Florence H. Roosa, deceased, and gave and filed herein his bond in the sum of twenty-one Hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Forest H. Roosa; 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 \$\\$\$.

15018

In the matter of the estate of

Philip Hegenderfer, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

15018

In the matter of the estate of Philip Hegenderfer, deceased.

Authority to Transfer Real Estate

This day came Lelia M. Hegenderfer, administratrix of the estate of Philip Hegenderfer, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate

and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

In the matter of the estate of Anna J. Schmelzer, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14413-A February 15, 1946

In the matter of the guardianship of Sarah Jane Findlay, a minor.

This day Mary E. Westlake filed an application in court for the appointment of a guardian of Sarah Jane Findlay, minor. It is ordered that said application be set for hearing on the 21st day of February, 1946, at 1:00 o'clock P. M.

In the matter of the guardianship of Elizabeth Dean Boylan, a minor.

Orders on Filing Inventory This day an inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory be had before this court forthwith.

14913

In the matter of the estate of

Lydia Bailey, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14913 Estate of

Lydia Bailey, deceased.

This day came Wilson M. Bailey, 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 30th day of March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

February 16, 1946 In the matter of the estate of

Marion Lowry, deceased. This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Edgar A. Lowry as administrator of the estate of Marion Lowry, 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.

14977

In the matter of the estate of

Ella Mae George, deceased. This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Emma Elliott, as administratrix of the estate of Ella Mae George, 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.

14965-A

In the matter of the estate of

Anna M. Fensel, deceased.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of D. M. Shonting as executor of the estate of Anna M. Fensel, 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 Wenger, deceased.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of William L. Coleman as administrator of the estate of John Wenger, 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.

14959

In the matter of the estate of

Hattie B. Heenan, deceased.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Joseph T. Heenan as administrator of the estate of Hattie B. Heenan, 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.

Kenneth L. Roberts, Deceased.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Bernice Roberts as administratrix of the estate of Kenneth L. Roberts, 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.

14997

In the matter of the estate of

Dolly Hall, deceased.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Will Hall as administrator of the estate of Dolly Hall, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office.

15006 In the matter of the estate of

Edwin M. Thompson, deceased.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Lola Thompson as administratrix of the estate of Edwin M. Thompson, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office.

15017 In the matter of the estate of

John W. Allen, deceased.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Myrtle Allen as administratrix of the estate of John W. Allen, 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.

15039 February 18, 1946

In the matter of the guardianship of Minetta Shumway, alleged incompetent.

This day Rachael Rathburn filed an application in court for the appointment of a guardian of Minetta Shumway, alleged incompetent. It is ordered that said application be set for hearing on the 25th day of February, 1946, at 10 o'clock A. M., and that at least three days' notice of the time and place of said hearing be given to: The proposed ward, Minetta Shumway by personal service in writing, as provided by law.

February 19, 1946

14124-A Trusteeship of the Estate

of Mary V. Burson, Deceased.

This day came Carl H. Young, trustee of said estate, and filed his first account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 30th day of March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

15037 Marion C. Winter, administrator of the estate of Emma Dell Bonnette, deceased, Plaintiff, -vs- Arthur M. Bonnette, et al., Defendants.

This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent to pay debts of her estate. The court finds that all necessary parties have waived service of summons and voluntarily entered their appearance herein and consent to the sale of said real estate, as prayed for in the petition and are properly before the court. 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 at One Thousand Three Hundred Fifty Dollars (\$1350.00) and that a further appraisement be and the same hereby is dispensed with. The court further finds that the bond given by the plaintiff as administrator of the estate of Emma Dell Bonnette, deceased, in the Probate Court of Delaware County, Ohio, is sufficient and it is therefore ordered that the giving of a further bond be, and the same hereby is, dispensed with. And it is ordered that said Marion C. Winter, as such administrator, sell said real estate at private sale for not less than One Thousand Three Hundred Fifty Dollars (\$1350.00), the same being the appraised value thereof, and for cash. And it is further ordered that said Marion C. Winter, as such Administrator make due return of said sale without unnecessary delay.

15008-A Elta E. Fields, administrator of the estate of James R. Fields, deceased, Plaintiff, -vs- Grover Fields, et al. Defendants

-vs- Grover Fields, et al., Defendants.

This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent to pay debts of said estate, and the evidence. The court finds that all of the defendants have waived service of summons and voluntarily entered their appearance herein, and are properly before the court, and that the prayer of the petition should be granted. The court further finds that the real estate described in the petition was appraised by the appraisers of the estate at Nine Hundred Fifty Dollars (\$950.00) and that a further appraisement is dispensed with. The court also finds that the bond heretofore given by the plaintiff, as administrator, is sufficient and it is ordered that the giving of a further bond be and the same hereby is dispensed with. And it is ordered that said Elta E. Fields, as such administrator, sell said real estate at private sale at not less than Nine Hundred Fifty Dollars (\$950.00) the same being the appraised value thereof and for cash. And it is further ordered that said Elta E. Fields, as such administrator, make return of sale without unnecessary delay.

15040

In the matter of the will of Lillie E. Wise, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the court by Emerald Lamme praying that an instrument in writing purporting to be the last will and testament of Lillie E. Wise, deceased, be admitted to probate: It is ordered that 10 days' notice, in writing, of the presentation of said will and of the application for the admission of the same for probate, be given to the surviving spouse and to the next of kin of said testator, known to be resident of the State, by registered mail, and that a hearing on said application will be had on the 4 day of March, 1946, at 1:00 o'clock P. M.

15033-A In the matter of the will of

William Dennis, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14974-A Estate of

Mary B. Gay, deceased.

This day came James H. Gay, 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 30th day of March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of the estate of Florence H. Roosa, deceased.

orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the 4th day of March, 1946, 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 service by the sheriff at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

In the matter of the estate of

Ada M. Westlake, deceased. Order for Appointment and for Bond

This day Mary E. Westlake 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 Ada M. Westlake, deceased, late of Marysville, Ohio in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Mary E. Westlake is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of One Hundred Dollars, and this cause is continued.

In the matter of the estate of Ada M. Westlake, deceased. Bond Approved and Letters Issued, Order to Publish Notice.

This day Mary E. Westlake appeared in open court, accepted the appointment as administratrix of the estate of Ada M. Westlake, deceased, and gave and filed herein her bond in the sum of One Hundred Dollars, conditioned according to law, with Christine Westlake and Clara J. Westlake as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Mary E. Westlake; 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 \$___.

In the matter of the estate of

Ella Owen, deceased.

Order for Appointment and for Bond This day Howard B. wen 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 Ella Owen, 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 Howard B. Owen is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of twenty thousand dollars, and this cause is continued.

In the matter of the estate of

Ella Owen, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Howard B. Owen appeared in open court, accepted the appointment as administrator of the estate of Ella Owen, deceased, and gave and filed herein his bond in the sum of twenty thousand dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Howard B. Owen; 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

15038 In the matter of the estate of Clark D. Rogers, deceased.

Order for Appointment and for Bond

This day Glenna M. Blumenschein 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 Clark D. Rogers, deceased, late of Paris Township in said county, and an affidavit that there is not to her know-ledge 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 Glenna M. Blumenschein is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of six thousand dollars, and this cause is continued.

15038 In the matter of the estate of Clark D. Rogers, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Glenna M. Blumenschein appeared in open court, accepted the appointment as administratrix of the estate of Clark D. Rogers, deceased, and gave and filed herein her bond in the sum of six thousand dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Glenna M. Blumenschein; 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 \$

14472-A February 20, 1946

Guardianship of

Mary E. Smith, incompetent.

This day came Milo L. Myers, guardian of said estate, and filed his second and final account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 30th day of March, 1946, at 10 o'clock A. M., and that notice thereof be published as required by law, in the March 1946 at 10 o'clock A. M., and this county. And this matter is continued until said in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

15043 In the matter of the estate of Olive Fields, deceased.

Authority to Transfer Real Estate This day came Elta E. Fields, administrator of the estateof James R. Fields, one of the heirs of the estate of Olive Fields, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14970-A In the matter of the estate of R. S. Fish, deceased. Authority to Transfer Real Estate

This day came Pride H. Fish, executor of the estate of R. S. Fish, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully com-plied 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.

In the matter of the will of A. H. Johnson, deceased.

Journal Entry on Presentation of Will for Probate

An application having been this day presented to the court by C. A. Hoopes praying that an instrument in writing purporting to be the last will and testament of A. H. Johnson, deceased, be admitted to probate: It is ordered that 10 days' notice, in writing, of the presentation of said will and of the application for the admission of the same for probate, be given to the surviving spouse and to the next of kin of said testator, known to be resident of the State, by registered mail and that proof thereof be filed in this court, and that a hearing on said application will be had on the 4th day of March, 1946, at 10 o'clock A. M.

In the matter of the estate of John W. Allen, deceased.

Orders on Filing Inventory and Appraisement This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the 5th day of March, 1946, 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 service by the sheriff 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.

George Liggett, deceased. This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

12015-A Estate of

George Liggett, deceased. This day came Lawrence Liggett, 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 30 day of March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until

said time.

14922

In the matter of the estate of

Jennie Liggett, deceased. This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14922

Estate of

Jennie Liggett, deceased.

This day came Lawrence Liggett, 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 30th day of March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of the estate of Frances Harriet Calhoun, deceased. Order for Appointment and for Bond

This day Ray T. Calhoun 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 Frances Harriet Calhoun, deceased, late of the village of Marysville in said county, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Ray T. Calhoun 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.

In the matter of the estate of Frances Harriet Calhoun, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Ray T. Calhoun appeared in open court, accepted the appointment as administrator of the estate of Frances Harriet Calhoun, deceased, and gave and filed herein his bond in the sum of three thousand dollars, conditioned according to law, with The UnitedStates Fidelity and Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Ray T. Calhoun; 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 \$___.

In the matter of the estate of Wm. Howard Calhoun, deceased.

Order for Appointment and for Bond This day Ray T. Calhoun 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 Wm. Howard Calhoun, deceased, late of Marysville in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Ray T. Calhoun is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of twenty-one hundred dollars, and this cause is continued.

In the matter of the estate of

Wm. Howard Calhoun, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day Ray T. Calhoun appeared in open court, accepted the appointment as administrator of the estate of Wm. Howard Calhoun, deceased, and gave and filed herein his bond in the sum of twenty-one hundred dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Ray T. Calhoun; 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 \$.

14852 February 23, 1946

In the matter of the guardianship of

Elizabeth Dean Boylan,

This day this cause came on to be heard upon the application of Priscilla Boylan, as guardian of the person and estate of Elisabeth Dean Boylan, authorizing and approving certain expenditures and the court being fully advised in the premises finds that said application is reasonable and for the best interests of said minor ward and her estate, it is therefore ordered, adjudged and decreed by the court that the following items be approved and held as a proper charge against

October 13, 1945, Dr. Earl G. Jones, Orthodontice, \$60.00 October 23, 1945, Priscilla Boylan, guardian, reimbursement of fee for guardian bond, 25.00 November 10, 1945, Dr. Earl G. Jones, orthodontice, 15.00 November 10, 1945, F. and R. Lazarus and Company, coat, 24.00

December 14, 1945, F. and R. Lazarus and Company, boots and socks, 5.15 December 14, 1945, Dr. Earl G. Jones, orthodontice, 15.00 November 16, 1945, cash for Christmas, 10.00 January 12, 1946, Dr. Earl G. Jones, orthondontice, 15.00 December 18, 1945, W. C. Shaw (Pictures) 2.37 December 24, 1945, Cash (Christmas expenses) 5.00 January 2, 1946, Cash (Meal Ticket), 1.50 January 17, 1946, Cash (Meal ticket), 1.50 Approved by: W. L. Metzger, Chief Attorney, Veterans Administration, Dayton, Ohio William L. Coleman, Attorney for Applicant 14897 February 25, 1946 Guardianship of Ella Owen, incompetent. This day came Thomas E. Owen, guardian 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 30th day of March, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. 15027 In the matter of the estate of Thomas Hendrickson, deceased. Orders on Filing Inventory and Appraisement This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the Sth day of March, 1946, 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 Richwood 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. Probate Notice-Approval and 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 approval and settlement: 12015-A Lawrence Liggett, administrator of the estate of George Liggett, First and final account. 14922 Lawrence Liggett, administrator of the estate of Jennie Liggett, First and final account. Milo L. Myers, guardian of Mary E. Smith, an incompetent, Second and final account. 14472-A 14974-A 14124-A James H. Gay, executor of the estate of Mary B. Gay, First and final account. Carl H. Young, trustee of the estate of Mary V. Burson, First account. 14913 14973 14820 Wilson M. Bailey, administrator of the estate of Lydia Bailey, First and final account. Clifton Holycross, administrator of the estate of Elijah Holycross, First and final acct. Annabelle Harris, administratrix of the estate of Carlton Harris, First and final account. 14948 Tillie Fischer, administratrix of the estate of Adam W. Shirk, First and final account. 14963-A Ruth Friesner, executrix of the estate of Flora M. Evans, First and final account. 11307 Callie Mulligan, guardian of James William Alexander, Fifth partial account. 14940-A W. J. Merriman, executor of the estate of Carrie Hamilton, First and final account. 12214 Joseph W. Benedict, executor of the estate of Henry C. Benedict, First and final account. Marion C. Winter, administrator of the estate of David Austin, First and final account. 14933 14612-A Pearl McIlroy, guardian of Alice Wilson, an incompetent, Second and final account. Thomas E. Owen, guardian of Ella Owen, First and final account. 14897 Unless exceptions are filed thereto, said accounts will be for hearing before said court on the 30th day of March, 1946, at 10 o'clock A. M., at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. In the matter of the estate of Ella Owen, deceased. Orders on Filing Inventory and Appraisement This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio. In the matter of the estate of C. E. Ward, deceased. Order to Transfer Certificate of Title to Motor Vehicle This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the clerk of courts of Union County, Chio, be and he hereby is authorized to issue a certificate of title to Ethel M. Ward in accordance with the prayer of the petitioner.

In the matter of the estate of Ella Owen, deceased.

This day Howard B. Owen, administrator of the estate of Ella Owen, deceased, appeared in open court, and filed his petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit: Item of said Assets-Certificate # 425, 25 shares bank stock in the Farmers Bank of Mechanicsburg, Ohio @ \$50.00 per share, To Whom to be Distributed-Thomas E. Owen. And it appearing to the Court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attached to said petition; It is therefore ordered that said Administrator distribute and pay over said assets in kind as described above; provided, however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit. It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribution; and this cause is continued.

Ella Owen, deceased.

Orders Approving Distribution of Assets in kind

This day came Howard B. Owen, administrator of the estate of Ella Owen, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the court; it is ordered that the proceedings of said administration be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$

15011-A

Doris Esther Beightler, Plaintiff, vs.
Pearl Eileen Beightler and Richard Lee Beightler, Defendants.
Appointing Guardian Ad Litem

On the application of Doris Esther Beightler, it appearing to the Court that Pearl Eileen Beightler and Richard Lee Beightler, minor children, defendants herein, have been duly served with summons, it is ordered that Gwynn Sanders be and he is hereby appointed Guardian Ad Litem for said minor defendants.

15011-A

In the matter of the estate of Howard Leslie Beightler, deceased.

Order Granting Application by Surviving Spouse to Purchase Real Estate at Appraised Value On the 18th day of Jan. 1946, the surviving spouse of Howard Leslie Beightler, deceased, filed a Petition to purchase certain real estate of above estate described in said petition, by her elected to be purchased at the appraised value as fixed by the appraisers, and her application for an order directing Doris Esther Beightler the administrator, to transfer and convey to the said Doris Esther Beightler under the terms and conditions of payment fixed by the court. It appearing to the court that the facts stated in said petition are true, and that said surviving spouse is by law entitled to make such election, said election is approved, and accordingly said administrator is ordered to transfer and convey to said Doris Esther Beightler by a good and sufficient deed the real estate elected to be purchased, upon the said surviving spouse complying with the following terms and conditions of payment fixed by the court, to-wit: cash payment upon delivery of deed, and that she make a return thereof to the court. It is further ordered by the court that Doris Esther Beightler be and hereby is appointed as Commissioner to execute such deed of conveyance if the service of a Commissioner be found necessary. It is further ordered that said administrator of said decedent's estate, pay the costs of this proceeding taxed at \$13.85 within 10 days.

15011-A

In the matter of the estate of Howard Leslie Beightler, deceased. Approving Report of Conveyance

This day this matter came on for hearing on the Report of Conveyance of real estate to the surviving spouse of said decedent. It appearing to the court that said report is, in all respects, correct and that such conveyance has been made according to law and the former order of the court it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said administratrix pay the costs herein, taxed at \$13.85.

In the matter of the estate of

Josephine Morrison, deceased. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Anna V. Maugans as executrix of the estate of Josephine Morrison, 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.

15014-A

In the matter of the estate of

Josephine Morrison, deceased. Sale of Personal Property Confirmed

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

15014-A

In the matter of the estate of

Josephine Morrison, deceased
This day Anna V. Maugans, executrix of the estate of Josephine Morrison, deceased, appeared in open court, and filed her petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit: Items of said Assets: Piano and stool; vanity bedroom suite; dishes; silver; table linens; bed linen; dining room suite; electric sweeper; radio; electric washer; ice refrigorator; large utility cabinet; kitchen utensils; curtains; drapes; small rugs; small utility cabinet: 6 1 b straight backed chairs; library table; square stand; small stand; heatrola; 4 cane bottomed rockers; leather rock; writing desk; adjustable chair; 2 hall trees; 2 ferneries; 3 flower stands; sewing machine; 8 x 10 rug; clock; living room suite; 9 x 12 rug; flower pedestal; floor lamp; bedroom rug; kitchen cabinet; kitchen table; oil stove; laundry stove; kitchen cupboard; drop leaf table; step ladder; sprinklin can; tools; coal; tub and 2 coal buckets; wardrobe; mirror; wardrobe; cupboard; hotplate; heater; table; clock; bed; trunk; rugs; beds; chest; dresser; rocker; linoleum; bowl and pitcher; curtain stretchers; iron; 2 brooms; canned goods; pictures; clothing. To Whom to be Distributed: Anna V. Maugans, Myrtle Miller, Kate E. Turney, Lamont Cordrey, Ruth And it appearing to the court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attached to said petition; It is therefore ordered that said Executor distribute and pay over said assets in kind as described above; provided however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit. It is further ordered that said executor report his proceedings herein immediately after the making of such distribution; and this cause is continued.

15014-A

In the matter of the estate of Josephine Morrison, deceased.

Orders Approving Distribution of Assets in Kind

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

In the matter of the estate of H. B. Turney, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Milo L. Myers as administrator with the will annexed of the estate of H. B. Turney, 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.

February 26, 1946

In the matter of the estate of Clark D. Rogers, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

February 27, 1946

In the matter of the estate of Ella Owen, deceased.

Authority to Transfer Real Estate

This day came Howard B. Owen, administrator of the estate of Ella Owen, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

In the matter of the guardianship

of Minnie Schertzer

Order for Hearing and Notice

This day Minnie Schertzer filed an application in court for the appointment of a guardian of Minnie Schertzer, alleged incompetent. It is ordered that said application be set for hearing on the 4 day of March, 1946, at 10 o'clock A. M., and that at least three days' notice of the time and place of said hearing be given to: The proposes ward, Minnie Schertzer by personal service in writing, as provided by law.

Elta E. Fields, administrator of the estate

of James R. Fields, deceased, Plaintiff, -vs-

Grover Fields, et al., Defendants.

This cause came on this day to be heard on the application of Plaintiff for authority to pay real estate commission and the evidence. The court being fully advised in the premises finds the facts in said Application are true and therefore orders that said application be and the same hereby is allowed and said applicant is ordered to pay to W. C. Jacobs the sum of Sixty Dollars (\$60.00) as a real estate brokers commission herein, and that the same be charged and paid as costs and expenses of the sale.

14398 Estate of

Robert Warren Evans, minor. This day came Verna Callaway, guardian of said estate, and filed her second account herein. It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of April, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville

Tribune, a newspaper of this county. And this matter is continued until said time.

15023A

In the matter of the estate of Clara Ann Hawley, _deceased. Orders on Filing Inventory

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

In the matter of the estate of John Cosgray, Marvin Cosgray, Robert Cosgray, Carl Cosgray,

Marvin Cosgray, Robert Cosgray, Carl Cosgray,
Nellie May Cosgray, Walter Asman, Minors.
Orders Dispensing with Guardianship and Ordering Distribution of Property
This day Eugene Cosgray, Administrator of the Estate of Amina Cosgray, appeared in open Court
and filed an application for authority to pay or deliver property of John Cosgray, Marvin Cosgray,
Robert Cosgray, Carl Cosgray, Nellie May Cosgray, Walter Asman, minors, without the appointment
of a guardian. Whereupon it appearing that the estate of said minors is less than \$500.00 in
value, and it appearing that it would be for the best interest of said minors to dispense with
the appointment of a guardian; it is ordered that the appointment of a guardian be and it is hereby dispensed with, and it is further ordered that the property described in said application be
paid or delivered to the persons named below: Chester Auer, Union County Children's Home, Marysville, Ohio, \$11.43 for John Cosgray, Marvin Cosgray, Robert Cosgray, Carl Cosgray and Neilie May
Cosgray, each. Henry Asman, Marysville, Ohio, \$11.43 for Walter Asman.

Entry Approving Publication of Notice of Accounts

This day proof of publication of Notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders the notice aforesaid to be entered upon the Journal of the court in full; said notice is as follows, viz:

14953 Fred Huber, administrator of the estate of Fannie Huber, First and final account. Firman M. Wurtsbaugh, executor of the estate of Vernie Mae Wurtsbaugh, First and final account.

14949 Eldon I, Disbennett, administrator of the estate of Lamont Disbennett, First and final account.

14907 Chester L. Wyeth, administrator of the estate of Thomas C. Wyeth, First and final account Mark Berke, executor of the estate of Samuel Berke, Tenth and final account.

7380 In the matter of the estate of

This day the tenth and final account of Mark Berke, executor of the estate of Samuel Berke, came on for hearing, approval and settlement, due notice thereof having been published, given or waived and all persons who are interested in said account being fairly and adequately represented, according to law. Whereupon, the Court, having inquired into, considered and determined all matters relative to said account and the manner in which the fiduciary therein has executed his trust, finds said account, in all respects, just and correct and in conformity to law. The Court further finds that the said fiduciary has fully and lawfully advinstered the estate, and that there are no assets remaining in his hands due the same, as shown in said account. It is therefore ordered that said account be, and hereby is, approved and settled, and that the fiduciary and his bondsmen herein be discharged. It is further ordered that the said account and the proceedings herein, be recorded in the records of this court.

In the matter of the estate of Thomas C. Wyeth, deceased.

This day the first partial account of Chester L. Wyeth, administrator of the estate of Thomas C. Wyeth, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 One Hundred fifty-two and ll/100 Dollars (\$152.11) in the hands of said administrator due said estate; which amount he is ordered to pay over and distribute according to law. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

14949 In the matter of the estate of Lamont Disbennett, deceased.

This day the first and final account of Eldon I. Disbennett, administrator of the estate of Lamont Disbennett, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

In the matter of the estate of Vernie Mae Wurtsbaugh, deceased.

This day the first and final account of Firman M. Wurtsbaugh, executor of the estate of Vernie Mae Wurtsbaugh, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14953 In the matter of the estate of

Fannie Huber, deceased.

This day the first and final account of Fred Huber, administrator of the estate of Fannie Huber, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

In the matter of Ralph Chapman,

This day an affidavit alleging Ralph Chapman to be feebleminded was filed in this court by Thomas D. Chapman. It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio, on the 28th day of February, 1946, at 11 o'clock A. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued.

In the matter of Ralph Chapman, alleged to be feebleminded.

This day an affidavit alleging Ralph Chapman to be feebleminded was filed in this court by Thomas D. Chapman. It is further ordered that subpoenas issue for Dr. P. D. Longbrake and Dr. Angus MacIvor, registered physicians of Ohio who have had at least three years' experience in

the practice of medicine, medical witnesses, to appear at the time and place aforesaid; and this cause is continued.

15049 In the matter of Ralph Chapman, feebleminded.

Order of Commitment This day this cause came on further to be heard, and the said Ralph Chapman was brought before the court. Thereupon the Judge proceeded with the examination; and having heard the testimony of P. D. Longbrake, M. D., and Angus MacIvor, M. D., the medical witnesses, and being satisfied that said Ralph Chapman is feebleminded; that he has a legal settlement in Richwood, Claibourne Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that his feeblemindedness has occurred during the time he has resided in this state; that his being at large is not dangerous to the community; and that he is a suitable person for specialized care and treatment at the Institution for Feebleminded, Orient, Ohio. It is therefore ordered that Dr. P. D. Longbrake and Dr. Angus MacIvor, the medical witnesses in attendance, make out a medical 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 Ralph Chapman, and that a copy, under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent; and it is further ordered that said Ralph Chapman be committed into the custody of Supt. Union County Home until he can be admitted into said Institution; and this cause is continued.

March 1, 1946

In the matter of the guardianship of Minetta Shumway, incompetent.

Order on Hearing
This day this matter came on to be heard upon the application filed herein. The court finds that notice has been given to all interested parties as heretofore ordered. The court finds that said Minetta Shumway is an incompetent person by reason of advanced age, mental and physical disability and infirmity, 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 McKinley Haines is legally competent, and he having filed an application herein and given bond in the sum of \$4,000.00 conditioned according to law, with Fidelity and Deposit Company of Maryland as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said McKinley Haines as provided by law.

In the matter of the estate of Edna Ellen Warner, deceased. Authority to Transfer Real Estate

This day came Esther W. Underwood, one of the heirs of the estate of Edna Ellen Warner, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

March 4, 1946

In the matter of the estate of Esther Weckesser, deceased. Orders on Filing Inventory

This day an inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

In the matter of the estate of Esther Weckesser, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be dispensed with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

In the matter of the guardianship of Minnie Schertzer, an incompetent person 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 Minnie Schertzer is an incompetent person by reason of advanced age, physical disability and infirmity, 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 Marion C. Winter is legally competent, and he having filed an application herein and given bond in the sum of \$20,000.00. conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Marion C. Winter as provided by law.

Firman M. Wurtsbaugh, deceased. This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Howard E. Wurtsbaugh as administrator of the estate of Firman M. Wurtsbaugh, 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 Thomas Hendrickson, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Lloyd Winter as administrator of the estate of Thomas Hendrickson, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office.

 $\frac{15031}{\text{In the matter of the estate of}}$

Anna J. Schmelzer, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Blanche Kinikin as administratrix of the estate of Anna J. Schmelzer, 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 Will of Lillie E. Wise, deceased.

Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Emerald Lamme to admit to probate and record the will of Lillie E. Wise, deceased, late of the Township of Jerome in said County, heretofore filed in this Court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse, and 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 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 herein. Whereupon the court finds that the aforesaid instrument of writing is the will of said Lillie E. Wise, deceased; that it was duly executed and attested; and that the said testatrix, at the time of signing her 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.

In the matter of the estate of

Lillie E. Wise, deceased. Order for Appointment and for Bond

The Last Will of Lillie E. Wise, deceased, late of Jerome Township in said County, having heretofore been duly proved and allowed; this day Emerald Lamme, 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 Emerald Lamme is a suitable person and legally competent, it is ordered that he be appointed as such executor, upon giving bond with sureties as required by law in the sum of Five Thousand Dollars, and this cause is continued.

15040-A

In the matter of the estate of

Lillie E. Wise, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day Emerald Lamme appeared in open court, accepted the trust as executor of the estate of Lillie E. Wise, deceased, and gave and filed herein his bond in the sum of Five Thousand Dollars. conditioned according to law, with Emerald Lamme and The United States Fidelity and Guaranty Company as sureties, which bond is approved by the court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Emerald Lamme; 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 \$

15044

In the matter of the will of

A. H. Johnson, deceased.

Order Admitting to Probate and Record This matter came on this day further to be heard, on the application of Veldean Johnson to admit to probate and record the Will of A. H. Johnson, deceased, late of the Township of Allen in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Veldean Johnson, surviving spouse, and that the surviving spouse and all the next of kin of said decedent, known to be resident of the State, have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this court, pursuant to a former order of this court, or waived notice and given consent to the probate of said Will. And 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 herein. Whereupon the court finds that the aforesaid instrument of writing is the Will of said A. H. Johnson, deceased; that it was duly executed and attested; and that the said testator, at the time of signing said Will was of full age, of sound mind and memory and not under any restraint. Therefore the Court orders the admitting of said Will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

A. H. Johnson, deceased.

Order for Appointment and for Bond
The last Will of A. H. Johnson, deceased, late of Allen Township in said County, having heretofore been duly approved and allowed; this day C. A. Hoopes 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 C. A. Hoopes is a suitable person and legally competent, it is ordered that he be appointed as such Administrator with the Will Annexed upon giving bond with sureties as required by law in the sum of Three Thousand Dollars, and this cause is continued.

15044_A

In the matter of the estate of A. H. Johnson, deceased.

Bond Approved and Letters Issued, Order to Publish Notice
This day C. A. Hoopes appeared in open court, accepted the appointment as Administrator with the Will Annexed of the estate of A. H. Johnson, deceased, and gave and filed herein his bond in the sum of Three Thousand Dollars, conditioned according to law, with Fred Johnson and R. B. Neer as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration with the Will Annexed issue to said C. A. Hoopes; 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 \$___.

15051

In the matter of the estate of

Oman Rozell, deceased.

Order for Appointment and for Bond

This day Marie Rozell 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 Oman Rozell, deceased, late of Marysville in said county, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Marie Rozell is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Four Thousand Dollars, and she is hereby directed not to continue decedents business but close the same up forthwith, and this cause is continued.

15051

In the matter of the estate of

Oman Rozell, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Marie Rozell appeared in open court, accepted the appointment as administratrix of the estate of Oman Rozell, deceased, and gave and filed herein her bond in the sum of Four Thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Marie Rozell; 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 \$___.

In the matter of Susan M. Gibson,

alleged to be mentally ill

This day an affidavit alleging Susan M. Gibson to be mentally ill was filed in this court by Asa Gibson. It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio, on the 5th day of March, 1946, at 1:00 o'clock P. M. and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued.

15052

In the matter of Susan M. Gibson,

alleged to be mentally ill

This day an affidavit alleging Susan M. Gibson to be mentally ill was filed in this court by Asa Gibson. It is further ordered that subpoenas issue for registered physicians of Ohio who have had at least three years' experience in the practice of medicine, medical witnesses, to appear at the time and place aforesaid; and this cause is continued.

In the matter of the adoption

of Richard Allen Jackson Final Decree of Adoption, Dispensing with Probationary Period

This day this matter came on to be heard and the court proceeded to a full hearing, together with the examination, under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the court against the adoption. Whereupon, it appearing to the court that all of the allegations in the petition are true; that the child has been placed in the home of the petitioners by Lottie Mae Jackson, his mother, and having been placed therein in accord with the laws relating to the placement of children in foster homes; has lived in the home of the petitioners continuously for the six months next preceding the filing of the petition; has been visited by a representative of the court at reasonable intervals during such period; and that the next friend recommends the adoption. And the court having examined William M. Smith and Myrtle Marie Smith each separate and apart, and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with that the petitioners are suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to Richard Allen Smith, the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said child's birth certified, filed with the petition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics, at Columbus, Ohio.

14915-B
Ina B. Conrad, administratrix with the will annexed of the estate of Orman A. Conrad, deceased, Magnetic Springs, Ohio, Plaintiff, -vs- Ina B. Conrad, et al., Defendants.

This day Ina B. Conrad appeared in open court and made application for the appointment of a guardian ad litem for the minor defendant in this case. And it appearing to the court that the defendant, Claude Eugene Conrad, is under the age of 14 years, and has been duly and legally served with summons herein, it is ordered that Clifton L. Caryl be and he hereby is appointed guardian for the suit, for said minor defendant. And now comes the said Clifton L. Caryl, and in open court accepts said appointment.

10087
Anna J. Schmelzer, Plaintiff, vs.
J. Herman Schmelzer, et al., Defendants.
Case dismissed at plaintiff's cost, cost paid, no record.
Approved by: Gwynn Sanders

In the matter of the estate of Icie Lingrel, deceased.

Authority to Transfer Real Estate

This day came Lauer Lingrel, administrator of the estate of Icie Lingrel, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

In the matter of the estate of Edwin M. Thompson, deceased.

Authority to Transfer Real Estate

This day came Lola Thompson, administrator of the estate of Edwin M. Thompson, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

14997-A Will M. Hall, as administrator of the estate of Dolly Hall, deceased, Plaintiff, vs. Joy Palmer and Dale Thorpe, Defendants.

Dispensing with a New Appraisement and Bond and Ordering Private Sale

This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent to pay debts of her estate. The 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 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 Three Hundred Dollars, and that a further appraisement is dispensed with. It appearing to the court that the amount of the original bond given by Will Hall 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 Will Hall as such administrator, sell, as provided by law, the real estate in the petition described,

15032 In the matter of the estate of Porter L. Graham, deceased

Orders on Filing Inventory

This day an Inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

at not less than the appraised value thereof, on the following terms, to-wit: cash in hand. And

14852 March 6, 1946

plaintiff is ordered to make return forthwith upon such sale.

Guardianship of
Elizabeth Dean Boylan, minor.

This day came Priscilla Boylan, guardian of said estate, and filed her first account herein.

It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of April,
1946, at 10 o'd ock A. M. and that notice thereof be published as required by law, in the Marys-

1946, at 10 o'd ock A. M. and that notice thereof be published as required by law, in the Mary ville Tribune, a newspaper of this county. And this matter is continued until said time.

15017
In the matter of the estate of

John W. Allen, deceased. March 5, 1946. Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

In the matter of the will of Mary Nicol, deceased.

Journal Entry on Presentation of Will for Probate An application having been this day presented to the court by William L. Coleman praying that an instrument in writing purporting to be the last will and testament of Mary Nicol, 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, by registered mail and that proof thereof be filed in this court, and that a hearing on said application will be had on the 13th day of March, 1946, at 10 o'clock A. M.

15008-A Fields, administrator of the estate of James R. Fields, Plaintiff, -vs- Grover Fields, et al., Defendants.

This day this cause came on to be and was heard on the report of Elta E. Fields, administrator, as to his proceedings under this court's former order to sell certain real property for cash at private sale and upon oral motion to confirm the same, made in obedience to said order. The court having carefully examined said report and finding the proceedings of said petitioner, as administrator, 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, as administrator, shall execute a deed of all the right, title and interest of the decedent, James R. Fields, et al., in said real estate to Arizona S. Roberts, upon said purchaser praying the sum of One Thousand Two Hundred Dollars (\$1200.00), being the cash amount therefor. And this cause coming on further to be and was heard upon the pleadings and a motion to distribute the proceeds of the sale in aforesaid amount, it is now therefore ordered and ad-Judged that said Elta E. Fields as administrator, shall pay out and account for said proceeds of sale as follows, to-wit: First: To W. C. Jacobs, realtor, real estate commission, the sum of \$60.00. Second: To Allen & Allen, Attorneys fee for land sale, the sum of \$68.00. Third: To Elta E. Fields, Administrator's percentum on said land sale, the sum of \$68.00. Fourth: To Allen & Allen, stamps on deed, the sum of \$1.65. Fifth: To Edgar A. Holycross, Treasurer, all taxes now due against said real estate, the sum of \$9.40. Sixth: To John W. Dailey, Court costs in said land sale proceedings, the sum of \$18.00. It is further ordered that the balance of said proceeds be accounted for by said administrator according to law, the same being in the sum of Nine Hundred Seventy four and 95/100 Dollars, And it is further ordered that this proceeding be recorded. Approved: Allen & Allen, Attorneys for Plaintiff

In the matter of Susan M. Gibson, alleged to be mentally ill

It appearing to the court that Susan M. Gibson is now deceased, it is ordered that this proceeding be, and the same hereby is, dismissed without record.

March 7, 1946

In the matter of the estate of R. Paul Evans, deceased.

Order for Appointment and for Bond
This day Louise A. Evans 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 R. Paul Evans, 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 administratrix should be appointed and that said Louise A. Evans is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and she is hereby directed not to continue decedent's business but close the same up forthwith, and this cause is continued.

In the matter of the estate of

R. Paul Evans, deceased.

Bond Approved and Letters Issued, Order to Publish Notice This day Louise A. Evans appeared in open court, accepted the appointment as administratrix of the estate of R. Paul Evans, deceased, and gave and filed herein her bond in the sum of Twentyone hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said sigcupouise f A. Evans; that notice of said appointment be published as required by law this proceeding be recorded, and that said administratrix pay the costs herein taxed at \$

14413

Guardianship of Sarah Jane Findlay, a minor.

This day came Mary E. Westlake, administratrix of the estate of Ada M. Westlake, guardian of said estate, and filed her third and final account herein. It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of April, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14413-A

In the matter of the guardianship of

Sarah Jane Findlay, 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 Sarah Jane Findlay is a minor, and that a guardian is necessary. It is therefore ordered that a Guardian be appointed. It appearing to the Court that Mary E. Westlake is legally competent, and she having filed the application herein and given bond in the sum of \$5,000.00 conditioned according tolaw, with The Ohio Casualty Insurance Co. as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Mary E. Westlake as provided by law.

In the matter of the guardianship of

Norman Perry Hall, an incompetent veteran This day this cause came on to be heard upon the tender of resignation of Oliver P. Hall. as guardian of the person and estate of Norman Perry Hall and the court being fully advised in the premises finds that there is no need for the continuation of said trustee, it is therefore ordered, adjudged and decreed by the court that the resignation of Oliver P. Hall as guardian of Norman Perry Hall be accepted and that upon approval of said court the said Oliver P. Hall be dismissed as such guardian of the person and estate of Norman Perry Hall pursuant to his request.

Approved by: William L. Coleman, Attorney for Applicant

Guardianship of

Norman Ferry Hall This day came Oliver P. Hall, guardian of said estate, and filed his second and final account herein. It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of April, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said

March 8, 1946 14997-A

Will Hall, administrator of the estate of Dolly Hall, deceased, Plaintiff, -vs-Joy Palmer and Dale Thorpe, Defendants.

Confirming Sale, Ordering Deed and Distribution

This day this cause came on to be heard on the report of Will Hall, administrator of the estate of Dolly Hall, 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 Dolly Hall in said real estate, to the purchaser Viola Erwin paying Four Hundred Fifty (\$450.00). And the court coming now to distribute the funds in the hands of said administrator in the sum of Four Hundred Fifty Dollars (\$450.00), it is ordered that he pay: First, the costs and expenses of the sale in the sum of \$134.54 including an attorney fee of \$50.00 to Gwynn Sanders for servicesperformed and the sum of \$50.00 to Will Hall for his services in connection with said sale. Second, to the payment of taxes, penalties and interests due on said real estate in the sum of \$3.14. Third, the remainder in the sum of \$312.32 shall be accounted for by said administrator in his final account as provided by law. O.K. Gwynn Sanders, Atty. for Plaintiff

14977 In the matter of the estate of Ella May George, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14977

Ella May George, deceased.
This day came Emma Elliott, administratrix 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 30th day of April, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

15040

In the matter of the estate of

Lillie E. Wise, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the 21st day of March, 1946, at 10 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by advertisement in the Marysville Tribune, at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

14932-A March 9, 1946

Elsie Dilsaver, administratrix of the estate of Otho W. Dilsaver, deceased.

Plaintiff, -vs-

Mabel Fields, et al., Defendants. On the application of F. LeRoy Allen, Attorney, it appearing that Virginia McCardle and Frances Dilsaver, two of the defendants herein, were duly served with summons and that they are minors under 21 years of age, it is ordered that Gwynn Sanders be and he is hereby appointed Guardian Ad Litem of said Virginia McCardle and Frances Dilsaver.

14932-A

Elsie Dilsaver, administratrix of the estate of Otho W. Dilsaver, deceased, Plaintiff,

-vs- Mabel Fields et al., Defendants This matter coming on to be heard upon the Petition, the Answer of the Guardian Ad Litem and the evidence, the Court finds all the Defendants herein have been duly and legally served with process or have voluntarily entered their appearance and consent to the sale prayed for and are properly before the Court, and that the prayer of the Petition should be granted. The Court further finds that the real estate described in the Petition was appraised by the appraisers of the Estate at Two Thousand Dollars (\$2000.00) and that a further appraisement is dispensed with. The Court further finds that the bond heretofore given by the Plaintiff, as Administratrix of the Estate, in the sum of Two Thousand One Hundred Dollars (\$2100.00) is sufficient and it is therefore ordered that the giving of a further bond be and the same hereby is dispensed with. And it is ordered that said Elsie Dilsaver, as such Administratrix sell said real estate at private sale at not less than Two Thousand Dollars (\$2000.00) being the appraised value thereof for cash. And it is further ordered that said Elsie Dilsaver, as such Administratrix make return of sale without unnecessary delay.

In the matter of the estate of Ada M. Westlake, deceased.

Orders on Filing Inventory

This day an Inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this Court forthwith.

15041

In the matter of the estate of

Ada M. Westlake, deceased.

It appearing there are no assets in the estate; that the appointment was necessary to file an account as guardian of the estate of Sarah Jane Findlay, it is ordered that the above statement in lieu of and for an account be accepted by the court, and said administratrix and her bondsmen be, and they hereby are, released and discharged, except for fraud or manifest error.

14413-A

In the matter of the estate of Sarah Jane Findlay, a minor. Orders on Filing Inventory

This day am 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.

15023-A

In the matter of the estate of Clara Ann Hawley, deceased.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Percy M. Smith as executor of the estate of Clara Ann Hawley, 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.

15036

In the matter of the estate of Florence H. Roosa, deceased.

This day the affidavit of Rosemary Westlake, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Forest H. Roosa as administrator of the estate of Florence H. Roosa, 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 Thomas Hendrickson, deceased.

Order Approving Inventory and Appraisement
This day the Inventory and Appraisement 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 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

and Appraisement, after being duly examined, be allowed and confirmed.

4915-B March 11, 1946

Ina B. Conrad, administratrix with the will annexed of the estate of Orman A. Conrad, deceased, Magnetic Springs, Ohio, Plaintiff, vs. Ina B. Conrad, Claude Eugene Conrad, Magnetic Springs, Ohio, Defendants.

This matter came on to be heard upon the petition of the plaintiff and the answer of Clifton L. Caryl, guardian ad litem of Claude Eugene Conrad, a minor, the answer of Ina B. Conrad, and the evidence; and the court finds all of the defendants herein have been duly and legally served with process; and that it is necessary to sell said real estate to pay the debts of said estate and the prayer of said 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 Arthur Pettey, Donald D. Parrott and Jesse M. Conrad, three judicious and disinterested persons of the vicinity be and they hereby are appointed to appraise said real estate at its true value in money; it is further ordered that said appraisers be sworn as required by law to trilly and impartially appraise said real estate upon actual view at its fair cash value, and to discharge the duties required of them according to law, and to make return of their proceedings in writing to this Court on or before the ____ day of March, 1946.

15055

In the matter of the estate of Blanche Williams, deceased. Order for Appointment andfor Bond

This day Norman G. Williams appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Blanche Williams, deceased, late of West 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 norman G. Williams is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Twenty One Hundred and No/100 Dollars, and this cause is continued.

In the matter of the estate of Blanche Williams, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Norman G. Williams appeared in open court, accepted the appointment as administrator of the estate of Blanche Williams, deceased, and gave and filed herein his bond in the sum of Twenty One Hundred and No/100 Dollars, conditioned according to law, with Norman G. Williams and Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Norman G. Williams; 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 \$____.

14939 Estate of

Robert Armistead, deceased.

This day came McKinley Haines, administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of April, 1946, at 10 occlock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

15044-A March 12, 1946

In the matter of the estate of A. H. Johnson, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the 25th day of March, 1945, at 10 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law ofthe State of Ohio, by advertisement in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

In the matter of the estate of Blanche Williams, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

March 9, 1946
To the County Auditor: I hereby certify that I have this day appointed Lila Jean Billheimer to the position of deputy-clerk in my office of Judge of the Probate Court of said County. Said appointment is to take effect March 9, 1946, and said appointee is to receive as compensation the sum of Thirty Dollars per month and such expenses as the Probate Judge shall fix and determine, and said Lila Jean Billheimer shall serve during the pleasure of the Judge of the Probate Court. The said compensation is by law payable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury, upon the warrant of the County Auditor.

15056 In the matter of the estate of Joseph H. Wiley, deceased.

Joseph H. Wiley, deceased. March 12, 1946 Order for Appointment and for Bond

This day Fern Wiley 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 Joseph H. Wiley, deceased, late of Claibourne 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 Fern Wiley is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Two Thousand One Hundred and no/100 Dollars, and this cause is continued.

15056
In the matter of the estate of Joseph H. Wiley, deceased.

Joseph H. Wiley, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day Fern Wiley appeared in open court, accepted the appointment as administratrix of the estate of Joseph H. Wiley, deceased, and gave and filed herein her bond in the sum of Two Thousand One Hundred and no/100 Dollars, conditioned according to law, with The Fidelity & Deposit Co. of Maryland as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Fern Wiley; 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 \$____.

In the matter of the estate of Emit Wood, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had on the 23rd day of March, 1946, at 10;00 o'clock A. M., at which time and place, the action of the fiduciary herein, in allowing and classifying claims will be confirmed, unless cause to the contrary be shown; It is further ordered that said fiduciary cause written notice to be served personally or by registered mail with return receipt requested, upon all other persons having an interest in the estate as devisees, legatees, heirs and distributees, except those who have waived the same in writing or otherwise voluntarily entered their appearance.

15053 In the matter of the Will of March 13, 1946

Mary Nicol, deceased. Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of William L. Coleman to admit to probate and record the Will of Mary Nicol, deceased, late of the Township of Darby in said County, heretofore filed inthis 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 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 herein. Whereupon the Court finds that the aforesaid instrument of writing is the will of said Mary Nicol, deceased; that it was duly executed and attested; and that the said testator, at the time of signing her 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.

15053-A

In the matter of the estate of

Mary Nicol, deceased.

Order for Appointment and for Bond
The last Will of Mary Nicol, deceased.late of Darby Township in said County, having heretofore been duly approved and allowed; this day William L. Coleman 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 William L. Coleman 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 Four Thousand Dollars, and that he is hereby directed not to continue decedents business but close the same up forthwith, and this cause is continued.

15053-A In the matter of the estate of

Mary Nicol, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day William L. Coleman appeared in open court, accepted the appointment as Administrator with the Will Annexed of the Estate of Mary Nicol, deceased, and gave and filed herein his bond in the sum of Four Thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration with the Will Annexed issue to said William L. Coleman; 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 \$___.

15009-A
R. Glenn Reed, admr. of the estate of
Sylvia Shanks, dec d., Plaintiff, -vsElla Martin, et al., Defendants.

Journal Entry Confirming Sale, Ordering Deed and Distribution

This day this cause came on to be heard upon the report of R. Glenn Reed, admr. of the estate of Sylvia Shanks 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 Sylvia Shanks in said real estate to the purchaser Earnest H. P. Daum upon the payment of the purchase price in the sum of four hundred and twenty-five dollars (\$425.00). It is further ordered that said R. Glenn Reed, out of the money in his hands pay: first— to the Treasurer of this county the sum of \$10.56, being the taxes and penalty and interest thereon against said property: second—The costs and expenses incurred in this sale of said property including an attorney fee of \$50.00 to William L. Coleman and \$50.00 to R. Glenn Reed for his percentum on said sale: third—To the clerk of this court the sum of \$33.00, for the costs herein. fourth: It is further ordered that the balance of said proceeds amounting to the sum of \$251.44, be according to law.

Approved: William L. Coleman, Attorney for Plaintiff

15009-A In the matter of the estate of Neva H. Rings, deceased. Order for Hearing and Notice

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had on the 23rd day of March, 1946, at 10 o'clock A. M., at which time and place, the action of the fiduciary herein, in allowing and classifying claims will be confirmed, unless cause to the contrary be shown; It is further ordered that said fiduciary cause written notice to be served personally or by registered mail with return receipt requested, upon the surviving spouse and all other persons having an interest in the estate as devisees, legatees, heirs and distributees, except those who have waived the same in writing or otherwise voluntarily entered their appearance.

5006 March 14, 1946

In the matter of the estate of Edwin M. Thompson, deceased

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Lola Thompson in accordance with the prayer of the petitioner.

15044 A In the matter of the estate of

A. H. Johnson, deceased. Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Dorsey Roberts in accordance with the prayer of the petitioner.

March 14, 1946

15055 In the matter of the estate of Blanche Williams, deceased. Authority to Transfer Real Estate

This day came Norman G. Williams, administrator of the estate of Blanche Williams, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

15033-A

In the matter of the estate of

William Dennis, deceased. This day the affidavit of J. M. Huber publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Kathryn Dennis as executrix of the estate of William Dennis, 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

Alice Wilson, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Leonard M. Belville as administrator with the will annexed of the estate of Alice Wilson, 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.

 $\frac{15020}{\text{In the matter of the estate of}}$

Esther Weckesser, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Lillian Wagner as administratrix of the estate of Esther Weckesser, 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

Philip Hegenderfer, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Lelia Hegenderfer as administratrix of the estate of Philip Hegenderfer, 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

Frances Harriet Calhoun, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Ray T. Calhoun as administrator of the estate of Frances Harriet Calhoun, 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.

15046

In the matter of the estate of

Wm. Howard Calhoun, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Ray T. Calhoun, as administrator of the estate of Wm. Howard Calhoun, 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

Clark D. Rogers, deceased. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Glenna M. Blumenschein as administratrix of the estate of Clark D. Rogers, 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 Porter L. Graham, deceased.

This day the affidavit of . M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Walter H. Graham as administrator of the estate of Porter L. Graham, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office.

In the matter of the estate of

Ella Owen, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Howard B. Owen as administrator of the estate of Ella Owen, 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

Ada M. Westlake, deceased. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Mary E. Westlake as administratrix of the estate of Ada M. Westlake, 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.

March 15, 1946

In the matter of the estate of

Frank Speicher, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on the be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, and he hereby is authorized to issue a Certificate of Title to said L. Catherine Speicher in accordance with the prayer of the petitioner.

13360
In the matter of the trusteeship of the last will and testament of John L. Huber, deceased.

Upon application of Mary R. Huber, trustee, and it appearing to the court that the residuary legatees under said trusteeship have both in writing waived notice of said application and consented to the cancelation of said mortgage it is therefore ordered by the court that Mary R. Huber, trustee as aforesaid be, and she hereby is authorized and directed to enter a cancelation of a certain mortgage given by her as an individual to herself as trustee and recorded in Vol. 116, pages 105-106 of the Mortgage Records of Union County, Ohio.

13885-B
In the matter of Francis Eugene Deal, alleged to be mentally ill.

This day an affidavit alleging Francis Eugene Deal to be mentally ill was filed in this court by Clyde E. Deal. It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio, on the 15th day of March, 1946, at 1:00 o'clock P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued.

In the matter of Francis Eugene Deal, alleged to be mentally ill.

This day an affidavit alleging Francis Eugene Deal to be mentally ill was filed in this court by Clyde E. Deal. It is further ordered that subpoenss issue for P. D. Longbrake and Angus MacIvor, registered physicians of Ohio who have had at least three years' experience in the practice of medicine, to appear at the time and place aforesaid; and this cause is continued.

In the matter of Francis Eugene Deal, mentally ill.

This day this cause came on further to be heard, and the said Francis Eugene Deal was brought before the court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. Angus MacIvor and Dr. P. D. Longbrake, the medical witnesses, and being satisfied that said Francis Eugene Deal is mentally ill; that he has a legal settlement in Marysvills Paris Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit andduring this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization or other benevolent association; that his mental illness has occurred during the time he has resided in this state; that his being at large is not dangerous to the community; and that he is a suitable person for specialized observation and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Dr. Angus MacIvor and Dr. P. D. Longbrake, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Francis Eugene Deal, and that a 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 Francis Eugene Deal be committed into the custody of Clyde E. Deal until he can be admitted into said Hospital; and this cause is continued.

March 16, 1946

In the matter of the adoption of William Jordan

Final Decree of Adoption, Dispensing with Probationary Period

This day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Where-upon, it appearing to the Court that all of the allegations in the petition are true; that the child has been placed in the home of the petitioners by the Court of Domestic Relations, Franklin County, Ohio, and having been placed therein in accord with the laws relating to the placement of children in foster homes; has lived in the home of the petitioners continuously for the six months next preceding the filing of the petition; has been visited by a representative of the Court at reasonable intervals during such period; and the next friend recommends the adoption. And the court having examined Lewis Coughenour and Icel D. Coughenour separate and apart from each other, and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioners are suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to William Coughenour, the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics, at Columbus, Ohio.

14925-A In the matter of the estate of John Martin Bunsold, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Laura Bunsold in accordance with the prayer of the petitioner.

March 18, 1946

14975 Estate of

Emit Wood, deceased.

This day came R. C. Peet, administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of April, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

14932-A Elsie Dilsaver, administratrix of the estate of Otho W. Dilsaver, deceased, Plaintiff,

This day this came on to be heard on the report of Elsie Dilsaver, administratrix of the estate of Otho W. Dilsaver, 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 said Otho W. Dilsaver in said real estate to the purchaser Ezra A. Green, upon payment of the purchase price therefor. And now this cause coming on further to be heard upon the pleadings herein, and upon the motion to distribute the proceeds of the sale amounting to the sum of Two Thousand Dollars (\$2,000.00) it is ordered that said petitioner, out of the money in her hands, pay: First: The court costs and expenses incurred in the sale of said property including an attorney fee of One Hundred Dollars (\$100.00) to Allen & Allen, and One Hundred Dollars (\$100.00), the percentum of said administratrix herein, and Two and 20/100 Dollars (\$2.20) documentary stamps on said deed and court costs in the probate court in said land sale proceedings, the sum of 23.51, making a total thereof of \$226.01. Secondly: It is further ordered that the balance of said proceeds be accounted for by said administratrix according to law. 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.

In the matter of the estate of George A. Hickok, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Allie Mae Hickok in accordance

with the prayer of the petitioner.

15045 In the matter of the estate of Frances Harriet Calhoun, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the 29th day of March, 1946, at 10 o'clock A.M.
and that notice of said hearing be given to all persons entitled to notice under the law of the
State of Ohio, by advertisement in the Marysville Tribune, at least 10 days prior to the date of
said hearing; except those who have waived said notice or who will hereafter be personally served

by the fiduciary herein, at least 10 days prior thereto.

In the matter of the estate of Wm. Howard Calhoun, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the 29th day of March, 1946, at 10 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by advertisement in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

In the matter of the estate of

W. A. Golden, deceased. Relieving Estate from Administration

This day this cause came on to be heard upon the application of Mary Golden for an order to relieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application has been waived by all parties, 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 Fifty and no/100 Dollars, be delivered or transferred to the surviving spouse of said deceased, in lieu of the claim of such surviving spouse to property not deemed assets and to an allowance for a year's support. It is further ordered by the court that Mary Golden of Marysville, Ohio, be and hereby is appointed as Commissioner to execute instruments of conveyance if such be necessary.

15057 In the matter of the estate of W. R. Golden, deceased. Approving Report of Distribution

This day this matter came on for hearing on the report of distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Mary Golden pay the costs herein, taxed at \$4.00.

In the matter of the estate of W. R. Golden, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Mary Golden in accordance with the prayer of the petitioner.

15045 In the matter of the estate of Frances Harriet Calhoun, deceased.

Order Approving Inventory and Appraisement This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed.

In the matter of the estate of Wm. Howard Calhoun, deceased.

Order Approving Inventory and Appraisement

This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed.

In the matter of the estate of William L. Elliott, deceased. Order for Appointment and for Bond

This day Robert A. Ports, Sr. 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 L. Elliott, deceased, late of York Township in said county, and an affidavit that there is not to his know-ledge 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 A. Ports, Sr. is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Thirty Thousand and no/100 Dollars, and this cause is continued.

In the matter of the estate of William L. Elliott, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Robert A. Ports Sr. appeared in open Court, accepted the appointment as administrator of the estate of William L. Elliott, deceased, and gave and filed herein his bond in the sum of Thirty Thousand and no/100 Dollars, conditioned according to law, with The Fidelity & Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Robert A. Ports, Sr.; 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 \$

n the matter of the estate of

Joseph H. Wiley, deceased. Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court on the 30th day of March, 1946, 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 service by the sheriff at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

In the matter of the estate of Joseph H. Wiley, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Fern Wiley in accordance with the prayer of the petitioner.

15047

March 20, 1946

In the matter of the guardianship of Minnie Schertzer, an incompetent.

This cause came on to be heard on the application of Marion C. Winter, guardian of Minnie Schertzer, an incompetent, and the court being fully advised in the premises. It is therefore ordered that said Guardian is authorized to expend not to exceed One Hundred Fifty Dollars (\$150,00) per month to pay for the necessaries of said ward, including food, clothing, fuel, the salary of an housekeeper and any other necessaries.

15059 In the matter of the estate of

Joe W. Bishop , deceased.

Order for Appointment and for Bond

This day Helen K. Bishop 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 Joe W. Bishop, deceased, late of the Village of Marysville in said County, and an affidavit that there is not to her know ledge 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 Helen K. Bishop is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Three thousand (\$3000.00) Dollars, it is hereby directed not to continue decedent's business but close the same up forthwith, and this cause is continued.

In the matter of the estate of

Joe W. Bishop, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day Helen K. Bishop appeared in open court, accepted the appointment as administratrix of the estate of Joe W. Bishop, deceased, and gave and filed herein her bond in the sum of three thousand dollars, conditioned according to law, with the Ohio Casualty Ins. Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Helen K. Bishop; 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 ____.

March 18, 1946

14899-A In the matter of Chara V. Donley,

alleged to be mentally ill.

This day an affidavit alleging Clara V. Donley to be mentally ill was filed in this court by Lewis C. Donley. It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio, on the 20th day of March, 1946, at 1:00 o'clock P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued.

14800_A

In the matter of Clara V. Donley,

alleged to be mentally 111.

This day an affidavit alleging Clara V. Donley to be mentally ill was filed in this court by Lewis C. Donley. It is further ordered that subpoenss issue for Dr. P. D. Longbrake and Dr. Fred Callaway, registered physicians of Ohio who have had at least three years' experience in the practice of medicine, medical witnesses, to appear at the time and place aforesaid; and this cause is continued.

March 20, 1946

In the matter of Clara V. Donley,

mentally ill. Order of Commitment

This day this cause came on further to be heard, and the said Clara V. Donley was brought before the court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. P. D. Longbrake and Dr. Fred Callaway, the medical witnesses, and being satisfied that said Clara V. Donley is mentally ill; that she has a legal settlement in Marysville, Paris Township in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her mental illness has occurred during the time she has resided in this state; that her being at large is not dangerous to the community; and that she is a suitable person for specialized care and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Dr. P. D. Longbrake and Dr. Fred Callaway, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Clara V. Donley, and that a copy, under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent; and it is further ordered that said Clara V. Donley be committed into the custody of Lewis C. Donley until she can be admitted into said Hospital; and this cause is continued.

In the matter of the will of

A. H. Johnson, deceased.

Election Under Will by Written Instrument

On this 20th day of March, 1946, a written instrument, duly signed and acknowledged by Veldean Johnson, surviving spouse of A. H. Johnson, 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 the Court.

In the matter of the estate of

A. H. Johnson, deceased.

Order Granting Application by Surviving Spouse to Furchase Personal Property at Appraised Value On the 20th day of March, 1946, Veldean Johnson, the surviving spouse of A. H. Johnson, deceased, filed a schedule of the certain personal property of above estate shown in the schedule, by her elected to be purchased and her application for an order directing the transfer and conveyance of the same to her upon her compliance with the terms and conditions of payment 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 administrator is ordered to transfer and convey to said Veldean Johnson by a proper bill of sale, the personal property elected to be purchased, upon the said surviving spouse complying with the following terms and conditions of payment fixed by the court, to-wit: cash, and that he make a return thereof to the court. It is further ordered that said (Hoopes, administrator of said decedent's estate, pay the costs of this proceeding taxed at \$6.00.

In the matter of the estate of

A. H. Johnson , deceased.

Approving Report

This day this matter came on for hearing on the Report of Transfer and Conveyance of personal property to the surviving spouse of said decedent. It appearing to the court that said Report is, in all respects, correct and that such transfer and conveyance has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said administrator pay the costs herein, taxed at \$6.00.

In the matter of the estate of

Icie Lingrel, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of calims be dispensed with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded.

14991

Estate of Icie Lingrel, deceased.

This day came Lauer Lingrel, administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of April, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the Matter of the Estate of Daniel F. Longbrake, deceased.

Order for Appointment and for Bond This day Mildred L. Longbrake 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 Daniel P. Longbrake. deceased, late of Liberty Township in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Administratrix should be appointed and that said Mildred L. Longbrake is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Three thousand Dollars, and she is hereby directed not to continue decedent's business but close the same up forth-with, and this cause is continued.

15061

In the matter of the estate of Daniel P. Longbrake, deceased.

Dond Approved and Letters Issued, Order to Publish Notice

This day Mildred L. Longbrake appeared in open court, accepted the appointment as administrative of the estate of Daniel P. Longbrake, deceased, and gave and filed herein her bond in the sym of Three Thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Mildred L. Longbrake; 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 \$.

15040-A

In the matter of the estate of Lillie E. Wise, deceased.

Order Approving Inventory and Appraisement

This day the 'nventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed.

March 22, 1946

In the matter of the estate of Minnie Schertzer, an 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 had before this court forthwith.

9596

March 23, 1946

In the matter of the estate of J. W. Kearns, deceased.

Authority to Transfer Real Estate

This day came Dora E. Kearns, executrix of the estate of J. W. Kearns, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

15062

In the matter of the estate of Baxter L. Johnson, deceased.

Order for Appointment and for Bond This day Ethel M. Johnson 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 Ethel M. Johnson, deceased late of Village of Marysville in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Ethel M. Johnson is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Three thousand Dollars, and she is hereby directed not to continue decedent's business but close the same up forthwith, and this cause is continued.

In the matter of the estate of

Baxter L. Johnson, deceased. Bond Approved and Letters Issued, Order to Publish Notice

This day Ethel M. Johnson appeared in open court, accepted the appointment as administratrix of the estate of Baxter L. Johnson , deceased, and gave and filed herein her bond in the sum of Three thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company, as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Ethel M. Johnson; 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

14990-A

In the matter of the estate of

Neva H. Rings, deceased.

This day the Schedule of Claims, 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 claims has been given to all interested parties, as required by law; and that the fiduciary of said estate acted properly in allowing and classifying each claim contained in said schedule of claims, it is now ordered that said Schedule of Claims, after being duly examined be approved, except the item of \$667.47, to J. D. Ferguson, for funeral expenses, which said sum has heretofore been paid by the spouse relict, which said sum is ordered as a valid claim against the estate to be paid to the spouse relict as reimbursement.

Bruce Street, deceased. Order for Appointment and for Bond

This day George L. Street appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Bruce Street, deceased, late of the Village of Richwood in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said George L. Street 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 and no/100 Dollars, and this cause is continued.

15063 In the matter of the estate of Bruce Street, deceased.

Bond Approved and Letters Issued, Order to Publish Notice

This day George L. Street appeared in open court, accepted the appointment as administrator of the estate of Bruce Street, deceased, and gave and filed herein his bond in the sum of Two Thousand One Hundred and no/100 Dollars, conditioned according to law, with The Fidelity & Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said George L. Street; that notice of said approved by the court. pointment be published as required by law; that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$

14957-B James Clevenger, Acillary Executor of the Estate of Amy Clevenger, deceased, Plaintiff, -vs- Eltha Clevenger Peacock, et al., Defendants.

This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent and the evidence. The court finds that the defendants have waived service of summons and that all defendants so served are in default of answer to said petition. The court further finds from the evidence that all necessary parties are before the court and that the prayer of the petition should be granted and that the real estate described in the petition was appraised by the appraisers of the estate at eight thousand five hundred dollars (\$5500.00) and that a further appraisement is dispensed with. The court further finds that the bond heretofore given by the plaintiff as Ancillary Executor, is sufficient and that therefore the giving of an additional bond and the filing of the same should be and hereby is dispensed with. It is further ordered that said James Clevenger, as such Ancillary Executor sell said real estate at private sale at not less than Eight Thousand Five Hundred Dollars (\$5500.00) being the appraised value thereof for cash. And it is further ordered that said James Clevenger being the appraised value thereof for cash. And it is further ordered that said James Clevenger as such Ancillary Executor make return of sale without unnecessary delay.

14975 In the matter of the estate of

Emit Wood, deceased. This day the schedule of claims, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the court that notice of the filing of said schedule of claims has been given to all interested parties, as required by law; and that the fiduciary of said estate acted properly in allowing and classifying each claims contained in said schedule of claims, it is now ordered that said schedule of claims, after being duly examined, be confirmed.

15039 Guardianship of

Minetta Shumway, 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 had before this court forthwith.

March 25, 1946 James Clevenger, Ancillary Executor of the Estate of Amy Clevenger, deceased, Plaintiff, vs.

Eltha Clevenger Peacock, et al., Defendants. This day this cause came on to be and was heard on the report of James Clevenger, Ancillary Executor, as to his proceedings under this courts former order to sell certain real property for cash, at private sale and upon oral motion of said petitioner, James Clevenger, to confirm the examined said report and made in obedience to ing the proceedings of said petitioner, as Ancillary Executor, 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, as Ancillary Executor, shall execute a deed of all the right, title, and interest of the decedent, Amy Clevenger, et al in said real estate to Harry E. Peacock and Eltha A. Peacock, husband and wife, upon said purchasers paying to said Ancillary Executor the sum of Eight Thousand Five Hundred Dollars (\$500.99) being the cash amount therefor. And this cause coming on further to be and was heard upon the pleadings and a motion to distribute the proceeds of the sale in aforesaid amount, it is now therefore ordered and adjudged that said James Clevenger as Ancillary Executor, out of the proceeds of said sale pay the following amounts to-wit: To Allen & Allen, Attorney fees for said land sale, the sum of \$290.00. To Allen & Allen for documentary stamps on deed, the sum of 9.35 land sale, the sum of \$290.00. To Allen & Allen for documentary stamps on deed, the sum of 9.35. To James Clevenger, the percentum of said Ancillary Executor, the sum of 290.00. To John W. Dailey, court costs in said land sale, the sum of 49.15. Total-\$638.50. It is further ordered that the balance of said proceeds amounting to the sum of \$7861.50 be accounted for and distributed to the persons entitled thereto as devisees in the Last Will and Testament of Amy Clevenger, deceased, by James Clevenger as Ancillary Executor, according to law. And it is further ordered that this proceeding be recorded and that the costs herein be paid out of the proceeds of said sale within ten days.

Probate Notice-Approval and 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 approval and settlement:

Lauer Lingrel, administrator of the estate of Icie Lingrel, First and final account.

R. C. Peet, administrator of the estate of Emit Wood, First and final account.

McKinley Haines, administrator of the estate of Robert Armistead, First and final account. 14975 14413 Ada M. Westlake, guardian of Sarah Jane Findlay, Third and final account.

14852 Priscilla Boylan, guardian of Elizabeth Dean Boylan, First account.

14398 Verna Calloway, guardian of Robert Warren Evans, Second account.
14977 Emma Elliott, administratrix of the estate of Ella May George, F
14776 Oliver P. Hall, guardian of Norman Perry Hall, Second and final Emma Elliott, administratrix of the estate of Ella May George, First and final account. Cliver P. Hall, guardian of Norman Perry Hall, Second and final account.

Unless exceptions are filed thereto, said accounts will be for hearing before said court, on the 30th day of April, 1946, at 10:00 o'clock A. M., at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing.

In the matter of the estate of Baxter L. Johnson, deceased.

Orders on Filing Inventory and Appraisement

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

In the matter of the estate of Baxter L. Johnson, deceased.

Authority to Transfer Real Estate This day came Ethel M. Johnson, administratrix of the estate of Baxter L. Johnson, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

In the matter of the estate of Baxter L. Johnson, deceased.

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a certificate of title to Ethel M. Johnson in accordance with the prayer of the petitioner.

In the matter of the estate of . H. Johnson, deceased.

Order Approving Inventory and Appraisement
This day the inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed.

March 26, 1946

In the matter of the estate of Alona Harraman, deceased. Order for Appointment and for Bond This day LeRoy Harraman 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 Alona Harraman, deceased, late of Jackson Township in said county and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate; also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said LeRoy Harraman is a suitable person and legally competent, it is proceed that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Four Thousand and no/100 Dollars, and this cause is continued.

In the matter of the estate of Alona Harraman, deceased. Bond Approved and Letters Issued, Order to Publish Notice This day LeRoy Harraman appeared in open court, accepted the appointment as administrator of the lona Harraman, deceased, and gave and filed herein his bond in the sum of Four and no/100 Dollars, conditioned according to law, with The Fidelity & Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said LeRoy Harraman; 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 \$

In the matter of the guardianship of Minetta Shumway, an incompetent person.

This day this cause came on for hearing upon the application of McKinley Haines, guardian of Minetta Shumway, an incompetent, for authority to lesse a farm of forty (40) acres in York Township, Union County, Ohio, in which said ward owns a life estate, upon the following terms: For a term of one year, with the privilege of two additional years, for a yearly rental of Two Hundred Thirty Dollars (\$230.00), One Hundred Dollars to be paid upon the execution of the lesse and One Hundred Thirty Dollars (\$130.00) January 1, 1947; to farm said land on the basis of five (5) acres of alformature, excepting the house and garden, the guardian to pay for alfalfa seed for five (5) acres, and the tenant to sow the same. Upon consideration whereof, the court being fully advised in the premises, finds that the known next of kin resident of the State have been notified of said application and have consented to the prayer thereof in writing, it is ordered by the court that said guardian make and enter into a written lease beginning as of March 1, 1946, and terminating on the PSth day of February, 1947, at a yearly rental of Two Hundred Thirty Dollars (\$130.00) with the sum of One Hundred Dollars paid him upon the execution of said lease and the additional sum of One Hundred Thirty Dollars (\$130.00) to be paid upon January 1, 1947, and that said guardian take good and sufficient surety for the payment of said One Hundred Thirty Dollars (\$130.00); that said lease be conditioned upon the lessee to farm said land on the basis of five acres of alfalfa; five acres of new seeding of lalfalfa; ten acres of corn; and twenty acres of pasture, excepting the house and garden thereon. The guardian to pay for alfalfa seed to seed five acres, and the lessee to sow the same. It is further ordered that upon the execution of the lease herein ordered that said guardian make que return to this court showing such execution. Minetta Shumway, an incompetent person. due return to this court showing such execution.

Entry Approving Publication of Notice of Accounts

This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders the notice aforesaid to be entered upon the journal of the court in full; said notice is as follows, viz:

12015-A Lawrence Liggett, administrator of the estate of George Liggett, First and final account.

14922 Lawrence Liggett, administrator of the estate of Jennie Liggett, First and final account.

14472-A Milo L. Myers, guardian of Mary E. Smith, an incompetent, Second and final account.

14974-A James H. Gay, executor of the estate of Mary B. Gay, First and final account.

14124-A Carl H. Young, Trustee of the estate of Mary V. Burson, First account.

Wilson M. Bailey, administrator of the estate of Lydia Bailey, First and final account.

14922 14472-A 14974-A 14124-A 14913 14973 Clifton Holycross, administrator of the estate of Elijah Holycross, First and final acct. 14820 Annabelle Harris, administratrix of the estate of Carlton Harris, First and final account. 14048 Tillie Fischer, administratrix of the estate of Adam W. Shirk, First and final account. 14963-A Ruth Friesner, executrix of the estate of Flora M. Evans, First and final account. 11307 Callie Mulligan, guardian of James William Alexander, Fifth partial account. W. J. Merriman, executor of the estate of Carrie Hamilton, First and final account.

14940-A Joseph W. Benedict, executor of the estate of Henry C. Benedict, First and final account. Marion C. Winter, administrator of the estate of David Austin, First and final account. 12214 14033 14612-A Pearl McIlroy, guardian of Alice Wilson, an incompetent, Second and final account.

Thomas E. Owen, guardien of Elle Owen, First and final account. 14897

14612-A

In the matter of the guardianship of

Alice Wilson, an incompetent. This day the second and final account of Pearl McIlroy, guardian of Alice Wilson, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of Nineteen hundred eight-seven and 57/100

Pollars (\$1987.57) in the hands of said guardian due said ward, which amount he is ordered to pay over to the fiduciary of the estate of said deceased ward according to law. It is ordered that said Account and the proceedings herein be recorded in the records of this office. Fidu-

ciary and bondsmen released and discharged except for fraud or manifest error.

In the matter of the estate of

David Austin, deceased. This day the first and final account of Marion C. Winter, administrator of the estate of David Austin, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

In the matter of the estate of Henry C. Benedict, deceased.

This day the first and final account of Joseph W. Benedict, executor of the estate of Henry C. Benedict, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary released and discharged according to law.

14940-A

In the matter of the estate of Carrie Hamilton, deceased.

This day the f al account of W. J. Merriman, executor of the estate of Carrie irst and f Hamilton, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

11307

In the matter of the guardianship of

James William Alexander, an incompetent. This day the Fifty Partial Account of Callie Mulligan, guardian of James William Alexander, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of Five Hundred seventyseven and 96/100 Dollars (\$577.96) in the hands of said guardian due said ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

Carlton Harris, deceased.

This day the first and final account of Annabelle Harris, administratrix of the estate of Carlton Harris, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

In the matter of the estate of Elijah Holycross, deceased.

This day the first and final account of Clifton Holycross, administrator of the estate of Elijah Holycross, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

In the matter of the trusteeship of the estate of Mary V. Burson, deceased.

This day the first account of Carl H. Young, trustee of the estate of Mary V. Burson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of no Dollars (\$0.00) in the hands of said trustee due said estate. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

14974-A
In the matter of the estate of Mary B. Gay, deceased.

This day the first and final account of James H. Gay, executor of the estate of Mary B. Gay, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary released and discharged according to law.

14472-A In the matter of the guardianship of Mary E. Smith, incompetent.

This day the second and final account of Milo L. Myers, guardian of Mary E. Smith, 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 therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds said account duly balanced, and said guardianship settled according to law. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

In the matter of the estate of

George Liggett, deceased.

This day the first and final account of Lawrence Liggett, administrator of the estate of George Liggett, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

In the matter of the estate of

This day the first and final account of Lawrence Liggett, administrator of the estate of Jennie Liggett, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

15017 In the matter of the estate of John W. Allen, deceased.

John W. Allen, deceased. March 11, 1946

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Myrtle Allen in accordance with the prayer of the petitioner.

In the matter of the estate of W. J. Merriman, deceased.

March 27, 1946

This day this cause came on to be heard upon the application of Lillian Ruth Merriman for an order to relieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value and that notice of the filing of said application is unnecessary, 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 One Hundred Fifty and no/100 Dollars be delivered or transferred to the surviving spouse of said deceased, in lieu of the claim of such surviving spouse to property not deemed assets and to an allowance for a year's support. It is further ordered by the court that Lillian Ruth Merriman of Richwood, Ohio, be and hereby is appointed as Commissioner to execute instruments of conveyance if such be necessary.

In the matter of the estate of W. J. Merriman, deceased.

This day this matter came on for hearing on the report of distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Lilliah Ruth Merrimen pay the costs herein, taxed at \$4.00.

15065 In the matter of the estate of W. J.Merriman, deceased.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a certificate of title to Lillian Ruth Merriman in accordance with the prayer of the petitioner.

14981 Estate of

Anna Hedges, deceased.

This day came Beatrice M. Parthemer, administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of May, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued

14958 Estate of

until said time.

This day came Ruth A. Seaman, administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of May, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

15032 Estate of

Porter L. Graham, deceased
This day came Walter H. Graham, administrator of said estate, and filed his first end final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of May, 1946, at 10 o'clock A. M., and that notice thereof be published as required by law, in the Maryaville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of the guardianship of Minetta Shumway, an incompetent person

This day this cause came on for hearing upon the application for authority of the guardian to spend the assets of the estate for the support and maintenance of the ward. The court being fully advised in the premises, finds that the known next of kin residents of the state have been notified and have filed their consent in writing to said application. It is therefore ordered by the court that said guardian expend not to exceed the sum of Sixty Dollars (\$50.00) per month for the support and maintenance of said ward, until further order of the court.

In the matter of the estate of

Adam W. Shirk, deceased. March 30, 1946

This day the first and final account of Tillie Fischer, administratrix of the estate of Adam W. Shirk, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

14963-A
In the matter of the estate of Flora M. Evans, deceased.

March 30, 1946

This day the first end final account of Ruth Friesner, executrix of the estate of Flora M. Evans, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Fiduciary and bondsmen released and discharged according to law.

15063 In the matter of the estate of Bruce Street, deceased. March 28, 1946

This day the Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

In the matter of the estate of William L. Elliott, deceased.

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that thehearing on the approval of said inventory and appraisement be had before this court on the 5th day of April, 1946, 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 service by the sheriff, 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.

15058
In the matter of the estate of William L Elliott deceased

William L. Elliott, deceased.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof, It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Emma Jane Elliott in accordance with the prayer of the petitioner.

Guardianship of Mary E. Lane, Eugene Lane, Twila Jane Lane and Vernon Dwight Lane, minors.

This day came Hazel Lane, guardian of said estate, and filed her first partial account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of May, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

In the matter of the estate of Daniel P. Longbrake, deceased.

This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the 5th day of April, 1946, 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 service by the sheriff 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.

15061 In the matter of the estate of Daniel P. Longbrake, deceased.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a certificate of title to Mildred L. Longbrake in accordance with the prayer of the petitioner.

14938 In the matter of the estate of Marion Lowry, deceased.

This day came Edgar A. Lowry, administrator of the estate of Merion Lowry, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

In the matter of the estate of Oman Rozell, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Marie Rozell as administratrix of the estate of Oman Rozell, 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.

March 28, 1946 15044-A

In the matter of the estate of

A. H. Johnson, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of C. A. Hoopes as administrator with the will annexed of the estate of A. H. Johnson, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office.

15040 Estate of

Lillie E. Wise, deceased. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Emerald Lamme as executor of the estate of Lillie E. Wise , 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.

March 29, 1946 15066

In the matter of the estate of

Bessie Fowler, deceased. This day this cause came on to be heard upon the application of A. L. Fowler for an order to relieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application is unnecessary, 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 further ordered by the dourt that property to the amount of Two Hundred Twenty Five and no/100 (\$225.00) Dollars, be delivered or transferred to the surviving spouse of said deceased, in lieu of the claim of such surviving spouse to property not deemed assets and to an allowance for a year's support. It is further ordered by the court that A. L. Fowler of Route #1, Milford Center, Ohio, be and hereby is appointed as commissioner to execute instruments of conveyance if such be necessary.

In the matter of the estate of

Bessie Fowler, deceased.

This day this matter came on for hearing on the report of distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said A. L. Fowler pay the costs herein, taxed at \$4.00.

In the matter of the estate of

Bessie Fowler, deceased.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Chio, be and he hereby is authorized to issue a certificate of title to A. L. Fowler in accordance with the prayer of the petitioner.

Marion C. Winter, administrator of the Estate of Emma Della Bonnette, deceased, Plaintiff, -vs-

Arthur M. Bonnette, et al., Defendants. This day this cause came on to be heard on the report of Marion C. Winter, administrator of the estate of Emma Dell Bonnette, 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 fully 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 Emma Dell Bonnette, et al in said real estate to the purchaser Lloyd Winter upon said purchaser paying to the petitioner the sum of Nineteen Hundred Dollars (*1900.00) being the cash And 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 One Thousand Nine Hundred Dollars (\$1900.00) it is further ordered that said petitioner, out of the money in his hands pay: First: the court costs as follows: To Allen & Allen, Attorney fees for said land sale, the sum of \$96.00. To Merion C. Winter, Administrator's compensation for said land sale, the sum of 96.00. To Allen & Allen for stamps on Deed, the sum of 2.20. To John W. Dailey, Probate Judge, court costs, 15.50 Second: It is further ordered that the balance of said proceeds amounting to the sum of \$1690.30 be accounted for by said petitioner according to law. 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.

In the matter of the estate of

Alona Harraman, deceased. This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court on the 2th day of April, 1946, 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 service by the sheriff 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 fiduclary herein, at least 10 days prior thereto.

March 29, 1946 14938-A

Edgar A. Lowry, administrator of the

estate of Marion Lowry, deceased, Plaintiff

vs. Jo Ann Lowry, a minor, et al., Defendants.
This day came the plaintiff by his attorney and dismissed the above entitled cause of action, without record, costs to the sum of \$7.25 paid.

14978

In the matter of the estate of

Marion Lowry, deceased.

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed and that the same be recorded.

In the matter of the estate of

Marion Lowry, deceased.

This day the above fiduciary filed herein the above statement in lieu of and for an account, and the court being fully advised in the premises finds that there was no personal property; It is therefore ordered by the court that said statement be, and the same hereby is, accepted in lieu of and for an account and that said fiduciary and his bondsmen be and the same hereby are, released and discharged.

In the matter of the estate of

Hattie Taylor, 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 had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Chio.

March 30, 1946

In the matter of the estate of

Joseph H. Wiley, deceased.

Order Approving Inventory and Appraisement

This day the inventory and appraisement 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 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 and apprecisement, after being duly examined, be allowed and confirmed.

In the matter of the estate of

Amy Clevenger, deceased. This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed: and that the same be recorded.

14957-A

In the matter of the estate of

Amy Clevenger, deceased. This day James Clevenger, Ancillary executor of the estate of Amy Clevenger, deceased, appeared in open court, and filed his petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit: Items of said Assets: Being an undivided one-half interest in the following described chattels: 206 shocks corn in field \$1.30, 133.90, 100 Bu. corn in crib \$1.00, 50.00, 36 shoats \$6.00, 103.00. 4 Brood sows, 75.00, 2 Gilts, 27.50, 1 l0-year old cow, 42.50, 1 Calf, 15.00, 1 2-year old cow, 37.50, 1 60year old cow, 50.00, 2 9-year old cows, 85.00, 1 roan cow, 45.00, 1 4-year old cow, 37.50, 2 heifers, 80.00, 12 ewes \$10.00,60.00, 16 lambs, 50.00, About 15 Ton hay in mow, 100.00, Total - \$996.90. To Whom to be Distributed: James Clevenger, by terms of Last Will and Testament. And it appearing to the court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing ttached to said petition; It is therefore ordered that said Ancillary Executor distribute and pay over said assets in kind as described above; provided however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit. It is further ordered that said Ancillary Executor report his proceedings herein immediately after the making of such distribution; and this cause is continued.

14957-A In the matter of the estate of

Amy Clevenger, deceased.

This day came James Clevenger, Ancillary Executor of the estate of Amy Clevenger, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the court; it is ordered that the proceedings of said Ancillary Executor be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said Ancillary Executor pay the costs herein taxed at \$2.00.

In the Matter of the Guardianship of Hattie Taylor, an incompetent person

This day this cause came on for hearing upon the application herein filed for the allowance of counsel fees for counsel representing the ward in securing assets of the ward in the value of approximately the sum of \$6500.00. The Court being fully advised in the premises finds that services rendered by Allen & Allen, Attorneys for the fiduciary, in the recovery of the assets is reasonably worth the sum of \$650.00. It is therefore ordered that Allen & Allen recover the sum of \$650.00 from the guardian herein, and that said guardian credit such sum in his next account of said fiduciary, subject to exceptions as other items of expense therein.

JOURNAL ENTRY NO.15005 1,1946

PROBATE COURT UNION COUNTY, OHIO Case No. 15005 Filed April 1, 1946 Order to Transfer Certificate of Title to Motor Vehicle In the Matter of the Estate of John E. Langstaff Deceased Filed Apr This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Tabitha M. Langstaff in accordance

JOURNAL ENTRY # 15067 Filed Apr. 1 1946

PROBATE COURT UNION COUNTY, OHIO APRIL 1, 1946 #15067 Order for Hearing fand Notice

With the prayer of the petitioner. John W. Dailey Probate Judge

In the Matter of the Guardianship of Walter LeRoy Elliott and Lewis Robert Elliott Minors Thos day Emma Jane Elliott filed an application in Court for the appiontment of Strugis H. Cheney as Guardian of Walter LeRoy Elliott and Lewis Robett Elliott Minors. It is ordered that said application be set for hearing on the 10 day of April 1946 at one o'clock P.M. and that at least three days' notice of the time and place of daid hearing be given to : The proposed wards Walter LeRoy Elliott and Lewis Robert Elliott be personal service in writing. John W. Dailey, Probate Judge.

Certificate of Appointment of Deputy-Clerk-The State of Ohio, Union County Juvenile Court To the County Auditor: I hereby certify that I have this day appointed Sara J. Dailey, to the position of Deputy-Clerk in my office of Judge of the Juvenile Court of said County, at a salary of Sixty-Five Dollars per month. Said appointment is to take effect April 1, 1946, and said Sara J. Dailey shall serve during the pleasure of the Judge of the Juvenile Court. The said salary is by law payable to mid appointee in semi-monthly installments by the county Treasurer from the County Tressury, upon the warrant of the County Auditor. John W. Dailey, Judge SEAL

OATH The State of Ohio, Union County. I, Sara J. Dailey, being duly sworn, say that I will support the Constitution of the United States and the Constitution of the State of Ohio, and will faithfully discharge the duties of Deputy-Clerk in the office of the Judge of the Juvenile Court of Union County, Ohio. Sara J. Dailey Sworn to before me and signed in my presence, this I day of April, 1946. John W. Dailey, Judge

Probate Court, Union County, Ohio April 2, 1946 Estate of Laura Gorden, Deceased .

First and Final Account This day came Charles William Gorden, 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 31st day of May, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, inthe Marysville Tribune, a newspaper of this County. And this matter is continued until said time.

John W. Dailey, Probate Judge

In the Matter of The Estate of Joseph H. Wiley, Deceased Order to Record Proof of Publication

of Notice of Appointment This day the Affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a news-paper of general circulation in this County, that the Notice of Appointment of Fern Wiley, ad Administratrix of the Estate of Joseph H. liley, deceased, was as heretofore ordered, was filed herein, together with a copy of sold Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, June

In the Probate Court of Union County
Bernice M. Roberts, Admrx. of the estate of
Kenneth L. Roberts, dec'd.
vs Bernice M. Roberts, Dorothy Roberts, et al Defendants

Upon the application of William L. Coleman, the counsel for the plaintiff herein it appearing that Dorothy Roberts, James Roberts, Gary Lee Roberts, and Robert Hugh Roberts, were duly served with summons and are minors of the ages set forth in the application, it is ordered that wynn Sanders be and he is hereby appointed guardian ad litem of said Dorothy Roberts, James Roberts, Gary Lee Roberts and Robert Hugh Roberts. John W. Dailey, Judge Seal Approved by William Colemen, Applicant

This matter coming on to be heard upon the petition, the cross petition and the evidence and the Court finds that all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance and consent to the sale as prayed for and are properly before the Court; that it is necessary to sell said real estate to pay the debts of said estate that therefore the prayer of the petition sho?ld be granted. It appearing to the Court that a new appraisement should be made in said real estate; it is ordered that Eucene Rausch, Clarence M. Spees and Milton L. Rausch, three judicious and disninterested persons of that vicinity and not next of kin of the petitioner be and hereby are directed 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 of its fair cash value and discharge the duties required of them a coording to law. John W. Dailey, Jüdge APPROVED BY: William L. Coleman Attorney for Plaintiff SEAL

15044A April 4, 1946

In the Matter of the Estate of A. H. Johnson, Decessed Filed April 3, 1946
This day on Inventory and Appraisement in the above captioned estate was filed in this Court by

the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court on the 15 day of April, 1946, 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 tate of Ohio, by publication in the Marysville Tribune at least ten days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey Seal

In the matter of the estate of Oman Rozelle, Deceased this day an Inventory and Appraisement in the above captioned estate was filed in this Court by the Fiduciary of said estate. It is ordered that the tearing on the approval of sain Inventory and Appraisement be had before this Court on the 15 day of April, 1946, at 10 o'clock, A. M., and that notice of hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Marysville Tribune at least 10 days prior to the date of a said Hearing; except thosewho have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Judge Seal

Marie Rozell, surviving spoise of Oman Rozell, Plaintiff vs
Marie Rozell, admrx of the estate of Oman Rozell; Forest Rozell and Mergaret Rozell, his wife, of R. #1 wadeworth, Ohio; Harold G. Warren, a minor grandson of the ge of 15 years and Buell Warren, his father and next friend, lill Easton Alton, Illinois, and the Citizens Federal Savings & Loan Asan. of Marysville, Ohio, efendants.

This day Marie Cozell, surviving spouse of Oman Rozell, deceased filed an application to purchase certain real estate of the deceased, as provided by law. Said petition appearing in due form and true, it is ordered by the Court that the Administratrix and Forrest Rozell and Margaret Rozell and The Citizens Federal Savings & Loan Association be duly served by citation by the Sheriff, as provided by law. It appearing the defendant Harold G. Warren is a non-resident of the State of Ohio and a minor, it is ordered that notice be given by publication for six consecutive weeks in the Union County Journal and that proof thereof be made to this court. Such citations to cite said parties to appear and show cause why such surviving spouse should not be permitted to purches said property as provided by law, except those of have waived the issuance of such citation. It is further ordered that this cause be continued. John W. Dailey, Judge April 5 1946

In the matter of the estate of James F. Moore, deceased
This day the above statement in lieu of and for an account was filed. It appearing to the Court there were no assets other than the real estate; that the debts of the decedent have been paid. It is therefore ordered that said statement in lieu of and for an account be and the same hereby in accepted and the fiduicary and her bondsmen are released and discharged except for fraud and manifest error. John W. Dailey, Probate Judge (Seal)

In the matter of Ina B. onrad adminsitratris with the Will annexed of the estate of Orman Am Conrad, deceased

This day this cause came to be further heard and it appearing to the Court that the appreasement heretofo e ordered has been duly made, the same is hereby confirmed; said appreasement be \$1,750.00 It appearing to the Court yhe adminsitratrix has heretofore given a good and sufficient bond as such administratrix with the will annexed, it is ordered that the giving of an additional bond be dispensed with. It further appearing to the Court that it would be to the best interests of the estate to sell the real estate as described in thepetition at private sale; it is ordered that said plaintiff proceed to sell said real estate free from all dower estate, at private sale, for not less than the appraised value thereof, for cash upon confirmation of said sale and delivery of deed. It is further ordered that said administratrix with the will annexed make due return to the court upon the execution of this order, and this cause is continued. John W. Dailey, Probate Judge (Seal)

April 6, 1956

In the Estate of James J. Carey deceased
This day came Charles E. Garey, one of the heirs of James J. Carey, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the saitifaction of the Court that all of the representations set forth in said application are trur; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forthin 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 persojs named therein and that a certificate for the transfer of said real estate, together with the description contained the application, be filed with the Recorder of the proper County for record, as provided by law.

In the matter of the estate of Daniel P. Longbrake
This day on Inventory and Appraisement in the above captioned estate was filed in this Court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory
and Appraisement be had before this Court forthwith, notive of said hearing having been waived by
am persons entitled to notice under the law of the State of Ohio.

In the matter of the estate of William L. Elliott
This day an Inventory and Appraisement in the above eaptioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

14897 April 8, 1946

In the Matter of The Guardianship of Ella Owen, incompetent. First and Final Account

This day the First and Final Account of Thomas E. Owen, Guardian of Ella Owen, came on for hearing and settlement, due notice therof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in comformity to law; Itis ordered that the same be and hereby is approved, allowed, and confirmed. The Court finds said Account duly balanced, and said Guardianship settled according to law. It is ordered that said Account and the proceedings herein be recorded in the Records of this office. Fiduciary and bondsmen released and discharged according to law. John W. Dailey, Probate Judge

15064
In the matter of the Estate of Alona Harraman, Deceased.
Order Approving Inventory and Appraisement

This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge

14249 April 9, 1946

The State of Ohio, Union County To the County Auditor:

I hereby certify that I have this day appointed Jude Dillow to the position of Deputy Clerk in my office of Judge of the Probate Court of said County. Said appointment is to take effect April 8, 1946, and said appointee is to receive as compensation the sum of Sixty Dollars per month, and such expenses as the Probate Judge shall fix and determine, and said June Dillow shall serve during the pleasure of the Judge of the Probate Court. The said compensation is by Law parable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury, upon the warrant of the County Auditor. Temporary Employee _____ John W. Dailey, Judge

The State of Ohio
Union County
I, June Dillow, being duly sworn, say that I will support the Constitution of the United States and the Constitution of the State of Ohio, and will faithfully discharge the duties of Deputy Clerk, in the of ice of the Judge of the Probate Court of Union County, Ohio. June Dillow.
Sworn to before me and signed in my presence this 9 day of April, 1946. John W. Dailey, Judge

In the matter of the Estate of Thomas Forider Deceased Order for Appiontment
This day Marion C. Winter appeared in open Court, and made and filed an application under oath
as required by law to be appointed as Administrator of the Estate of Thomas Forider, deceased
late of Tichwood 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 Marion C. Winter is a suitable person and
legally competent, it is ordered that he be appointed as such Administrator upon giving bond
with sureites as required by law in the sum of Twenty Thousand Collars, and this cause is
continued. John W. Dailey Probate Jødge

In the matter of the Estate of Thomas Forider Deceased Bond Approved Letters Issued Thos day Marion C. Winter appeared in open Court, accepted the appointment as Administrator of the Estate of Thomas Forider deceased, and gave and filed herein his Bond in the sum of Twenty Thousand Pollars, conditioned according to law with Marion C. Winter and Tidelity and Teposit Company of Maryland, as surieties, which Bond is approved by Court. It is therefore ordered that betters of Administration issue to said Marion C. Winter that Clyde Parish, Earl Patterson, arl Grappie be appionted appraisers of said estate; 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 John W. Dailey Judge

In the Matter of the Estate of Bruce Street, Deceased Order to Transfer Title of Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio, be and he hereby is authorized to issue a Certificate of Title to Mary E. Sunday, in accordance with the prayer of petitioner. John W. Dailey, Judge SEAL

15012

April 10, 1946

In the matter of the Estate of William L. Elliott, deceased Journal entry
This day Robert Ports, Sr. filed an application herein for authority to continue the business of thedecedent and to complete a building upon said real estate owned by decedent. It is ordered that said application be heard upon the 15th. day of April, 1946 at 10:00 A. M. and that notice of said application and of the time of hearing be served on the surviving spouse and on the next of kin residing in this county, except those who waive such service, and this matter is continued. John W. Dalley Probate Judge

In the matter of the Estate of Daniel P. Longbrake Deceased Order to record proof of Publication This day the affidavit of Rosemary Westlak, publisher, agent of the Union County Journal, a new-spaper of general circulation in this County, that the Notice of Appaintment of Mildred L. Longbrake as Administratrix of the Estate of Daniel P. Longbrake, 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. John W. Lailey Judge (Seal)

In the matter of the Estate of Baxter L. Johnson deceased order to record proof of publication This day the afficavit of Rosemary Westlake, publisher, agent of the Union Journal, a new-spaper of general circulation in this County, that the Notice of Appointment of Ethel M. Johnson as Administratrix of the Estate of Baxter L. Johnson, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Judge

In the matter of the estate of R. Paul Evans deceased order to record proof of publication This day the affidavit of Rosemary Westlake publisher, agent of the Union County Journal, a news paper of general circulation in this County, that the Notice of Appointment of Louise A. Evans as Administratix of the estate of R. Paul Evans, 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. John W. Dailey Judge (Seal)

In the matter of the Estate of Mary Nicol deceased order to record proof of publication This day the affidavit of Rosemary Westlike publisher agent of the Union CountyJournal, a newspaper of general circulation in this County, that the Notice of Appoijtment of William L. Coleman as Administrator with the Will Annexed of the Estate of Mary Nicol, 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. John W. Dailey Judge

In the matter of the Will of Neva H. Rings, deceased Election under will by written instrument On this 10th. day of April, 1946 a written instrument, duly signed and acknowledged by Jacob M. Rings surviving spouse of Neva H. Rings deceased, evidencing his election to take under the statute of Descent and Distribution whas 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 ounder the statute of Descent and Distribution be entered on the Journal of the Court. John W. Dailey Judge (Seal)

In the matter of the Estate of Mary Nicol, deceased Orders on Filing Inventory and Appraisement Thus day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court on the 25th. day of April, 1946 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 Union County Journal at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Alice H. Howard, Deceased Orders on Filing of Schedule of Claims This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be dispensed with; that the action of the fiduciary herein, in allowing and classifying claims be confirmed; and that the same be recorded. John W. Dailey, Probate Judge

April 11, 1946

Probate Court, Union County, Ohio
Estate of Don Harriman, First Account
This day came Kenneth Harriman, Guardian of said estate, and filed his first account herein.
It is thereupon ordered that said account be set for hearing on Friday the 31 day of May, 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time.

John W. Dailey, Judge.

April 12, 1946

Probate Court, Union County, Ohio In the matter of the estate of H. B. Turney, Deceased Authority to Transfer Real Estate. This day came Milo L. Myers, administrator with will annexed of the estate of H. B. Turney, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part of hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfication of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate 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. John W. Dailey Probate Judge. (Seal)

14620-C

April 12, 1946

IN THE PROBATE COURT OF UNION COUNTY Entry ordering Appraisement Kenneth D. Kyle, Guardian of Nora E. Lake, Plaintiff, -vs- Nora E. Lake, et al, Defendants

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; it is further found by the Court that it will be to the best interest of the ward to sell said real estate and that the prayer of the Petition should be granted. It appearing to the Court that a new appraisement should be made of said real estate, it is ordered that Fred Rapp, Thad Sieg and Clyde Cushman, three judicious and disinterested persons of the vicinity, not next of kin of the Petitioner, 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 forthwith. John W. Dailey, Judge SEAL

15021-A ENTRY ORDERING APPRAISEMENT AND ADDITIONAL BOND Howard E. Wurtsbaugh, Administrator of the Estate of Firman M. Wurtsbaugh, deceased, Plaintiff, -vs- Ruth W. Beckwith and Howard E. Wurtsbaugh, Defendants This matter coming on to be heard upon the Petition and the evidence, the Court finds all the Defendants herein have voluntarily entered their appearance and consent to the sale prayed for and are properly before the Court; and that the heirs at law have demanded and consented to the sale of said real estate, and it is therefore ordered sold and that the prayer of the Petition should be granted. It appearing to the Court that a new appraisement should be made of said real estate it is ordered that D. E. Ogan, Ralph Peet and Edgar Hastings, three judicious and disinterested persons of the vicinity not next of kin of the Petitioner, be and they hereby are authorized to 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 the proceedings in writing The Court further finds that the Bond heretofor given by the Plainto this Court forthwith. tiff, as Administrator, in the amount of Eleven Thousand Dollars, \$11,000.00, is insufficient and it is ordered that he file an additional bond with sufficient sureties to be approved by thisCourt in the sum of Fourteen Thousand Dollars (\$14,000.00). John W. Dailey, Judge SEAL 14951

In the Probate Court of Union County
In the Matter of the Will of Solomon Jackson Weldon. deceased Entry
This day A. Gilbert Kirby, the Commissioner heretofore appointed this day filed his report
and recommendations that the surviving spouse elect to take under the statutes of descent and
distribution rather than under the Last Will and Testament of Solomon Jackson Weldon. It is
ordered by the Court that this matter be sent for hearing before the Court on the 22nd day
of April, 1946 at 10:00 o'clock A. M. And this matter is continued. John W. Dailey, Judge
SEAL

14915-B
IN THE PROBATE COURT OF UNION COUNTY, OHIO

Ina B. Conrad, Administratri with the Will annexed of the Estate of Orman A. Conrad, deceased. Ina B. Conrad, Plaintiff,

This day this cause came on to be heard upon the report of Ina B. Conrad, administratrix with the Will annexed of the Estate of Orman A. Conrad, deceased, of her proceedings under the former order of this Court and upon the motion of said petitioner ot confirm the sale made in obedience to said order. The Court having 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 Orman A. Conrad, and inasmuch as Ina B. Conrad has filed her answer consenting to the sale of her interest in said property free of any claim of dower, that said administratrix convey the entire interest of the said Ina B. Conrad to the purchaser upon the payment to said administratrix of the sum of Eighteen Hundred (\$1,800.00) Dollars in cash. It is further ordered that the proceedings of said sale amounting to Eighteen Hundred (\$1,800.00) Dollars be accounted for by said administratrix according to law and it is further ordered that this proceedings be recorded and that said petitioner pay the costs herein taxed at \$\frac{1}{2}\$ out of the proceeds of the sale. \$\frac{1}{2}\$ Ohn W. Dailey, Judge SEAL

In the matter of the Estate of Blanche Williams, Seceased rder to Redord Proof of Publication This day the affidivit of Gertrude Staley publisher, agent of the Marysville rubune, a newspaper of general circulation in this County, that the Notice of population of Norman G. Williams as Administrator of the Estate of Blanche Williams deceased, was published in said newspaper as hereto ordered, was filed herein together with a copy of said Notice; it os ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

In the matter of the Estate of Oman Rozell Deceased Order Approving Inventory and Pppraisement This day the inventory and Pppraisement of the above captioned estate, heretofored foled 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Teal

In the matter of the Estate of Joe W. Bishop, Deceased Order to Record Proof of Publication of Notive of Appointment.

This day the affidavit of Gertrude Staley, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Helen K. Bishop as Administratrix of the Estate of Joe W. Bishop, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Sed)

15044-A
PROBATE COURT, UNION COUNTY, OHIO
In the matter of the Estate of A. H. Johnson, Deceased. Order Approving Inventory and Appraisement. This day the Inventory and Appraisement in the above captioned estate, here-

tofore 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Judge (Seal)

15069

In the matter of the Estate of Margaret Woodburn, Deceased. Order for appointment and

This day A. G. Kirby appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estate of Margaret Woodburn, deceased, late of Jerome Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statment in genereal terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said A. G. Kirby 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 and no/100 Dollars and this cause is continued. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice.

In the Matter of the Estate of Margaret Woodburn, Deceased.

This day A. G. Kirby appeared in open Court, accepted the appointment as Administrator of the Estate of Margaret Woodburn, deceased, and gave and filed herein his Bond in the sum of Seven Thousand and no/100 Dollars, conditioned according to law, with the American Surety Company of New York and A. G. Kirby as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said A. G. Kirby that

said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$\frac{1}{2} \text{John W. Dailey}\$, Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO ENTRY CONFIRMING APPRAISEMENT APPROVING BOND AND ORDERING PRIVATE SALE.

Howard E. Wurtsbaugh, Administrator of the Estate of Firman M. Wurtsbaugh, deceased, Plaintiff
-vs- Ruth W. Beckwith and Howard E. Wurtsbaugh, Defendants.
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 said report be and it hereby is approved and confirmed. It further appearing to the Court that the Plaintiff has given additional bond in the sum of Fourteen Thousand Dollars (\$14,000.00) with approved sureties, conditioned according to law, the same is hereby approved. And it appearing that private sale would be to the best interest of the estate, it is ordered that said Howard E. Wurtsbaugh, as such Administrator sell said real estate at private sale at not less than being the appraised value thereof for cash, upon the delivery of § deed. It is further ordered that said Howard E. Wurtsbaugh, as such Administrator make return of sale without unnecessary delay. John W. Dailey (Seal)

14620-C

IN THE PROBATE COURT, UNION COUNTY, OHIO Entry Confirming Appraisement Kenneth D. Kyle, Guardian of Nora E. Lake, an incompetent, Plaintiff

This day this matter came on to be further heard on the report of the appraisers heretofore herein appointed; and it appearing unpon 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 that a private sale would be to the best interest of the ward. It is ordered that said Kenneth D. Kyle, as such Guærdian, sell said real estate at private sale at not less than Five Thousand Four Hundred and Ninety-nine Dollars (\$5499.00) being the appraised value thereof, for cash upon the delivery of a Deed to the purchaser. It is further ordered that said Kenneth D. Kyle, as such Guardian, make return of said sale without unnecessary delay. John W. Dailey, Judge (Seal)

PROBATE COURT, UNION COUNTY, OHIO

Order on Hearing
In the matter of the Guardianship of Walter LeRoy Elliott and Lewis Robert Elliott, Minors
This day this matter came on to be heard upon the application filed herein. The Court finds
that notice has been given to all interested parties as heretofored ordered. The Court finds
that said Walter Le Roy Elliott and Lewis Robert Elliott are minors, and that a guardian
is necessary. It is thereofre ordered that a Guardian be appointed. It appearing to the
Court that Sturgis H. Cheney is legally competent, and having filed an application herein
and given bond in the sum of \$5000.00 conditioned according to law, with The Fidelity and
Deposit Company of Maryland as sureties thereon, it is ordered that said bond be approved
and that Letters of Guardianship issue to said Sturgis H. Cheney, as provided by law.
John W. Dailey, Probate Judge (Seal)

ORDER TO RECORD PROOF OF PUBLICATION OF NOTICE OF APPOINTMENT

In the Matter of the Estate Joe W. Davis, Deceased

This day the affidavit ertude Staley publisher and agent of Marysville Tribune a newspaper of general cirrulation in this County, that the Notice of prointment of Helen K. Bishop, as Administratrix of the estate of Joe W. Bishop, deceased, was published in the said newspaper as herefore ordered, was filed hereintogether with a copy of the said Notice; it is ordered that the same be recorded, in the records of this office. John W. Dailey Probate Judge [SEAL]

15058 Entry In the Matter of the Estate of William L. Elliott, Deceased.

This day this matter came on to be heard on the application of the Administrator of the above estate to continue the business of said decedent, and it appearing to the Court that it would be for the best interests of the estate to continue the business of the decedent, of farming, it is ordered that said Administrator be and hereby is authorized to continue said business and to make and enter into leases and agreements for the farming of said real estate, for a period of time not exceeding up until the first day of March, 1947. It is further ordered by the Court that said Administrator be authorized to complete the barn upon said premises which has heretofore been started by the decedent. It is further ordered that said Administrator keep an accurate account of his expenditures and receipts and that he file the same in his first account. And this matter is continued. John W. Dailey, Probate Judge SEAL Filed April 15,1946

April 16, 1946

William L. Coleman, admr. with the will annexed of the estate of Mary Nicol, dec'd. Plaintiff
-vs- George L. Rausch, Et. Al. Defendants JOURNAL ENTRY APPOINTING A GUARDIAN AD LITEM
Upon the application of William L. Coleman, the Counsel for the plaintiff herein it appearing
that Robert Rausch, Harold Rausch and ErmanRausch were duly served with summons and are minors
of the ages set forth in the application, it is ordered that C. A. Hoopes be and he is hereby
appointed guardian ad litem of said Robert Rausch, Harold Rausch and Erma Rausch. John W. Dailey
Probate Judge, APPROVED BY: William L. Coleman, Applicant SEAL

JOURNAL ENTRY

This cause came on to be heard upon the motion of Plaintiff requesting that Anna Margaret Beach be made party defendant, the Court being fully advised in the premises finds the motion well taken. It is therefore ordered, adjudged and decreed by the Court that Anna Margaret Beach be and hereby is made party defendant to this proceeding. John W. Dailey, Judge SEAL APPROVED BY: William L. Coleman, Atty. for Plaintiff

JOURNAL ENTRY FINDING SALE NECESSARY
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 of the real estate prayed for and are now properly
before the Court; and it appearing to the Court that it is necessary to sell said real estate
to pay the debts of said estate and the prayer of the petition should be granted. It appearing
to the Court that the real estate described in the petition was appraised by the appraisers
of the estate at twelve hundred dollars (\$1200.00) it is therefore ordered 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 Nicol, in the amount of four thousand dollars
(\$4000.00) is sufficient, it is thereofre ordered said bond be continued. It is now ordered that
William L. Coleman, as such administrator proceed according to law to sell at public sale the
real estate described in the petition upon the llth day of May, 1946, at 11:00 o'clock A. M.
at the North Door of the Court House at not less than two-thirds (2/3) of the appraised value
thereof for cash. It is further ordered that said petitioner give notice for four consecutive
times of the terms and the time and place of sale prior thereto in some newspaper of general
circulation in Union County, Ohio, were said real estate is situated and said petitioner is
ordered to make return to this Court immediately after such sale is made and this cause is continued. John W. Dailey JUDGE SEAL APPROVED BY: William L. Coleman, Atty for
plaintiff.

14990-A JOURNAL ENTRY

This day Cary Holycross, the person interested in the estate of Neva H. Rings, deceased, having filed a complaint alleging that he has good cause to suspect that Jacob Rings has concealed, embezzled or conveyed away certain goods and chattels and other assets belonging to the estate of said decedent: It is, therefore, by the court ordered that a writ of citation be issued herein against the said Jacob Rings requiringhim to appear before this court on April 26, 1946, at 10 A. M. Then and there to be examined under oath touching the matters set forth in said complaint. John W. Dailey Probate Judge (Seal)

This day this cause came on to be heard upon the application of William L. Coleman, guardian, for authority to pay attorney fees to Gwynn Sanders in the sum of \$200.00 and to William L. Coleman in thesem of \$200.00. The court being fully advised in the premises finds that the next of kin of said ward, residents of the state of Ohio have waived notice of the filing of said application and consented to the payments as requested. It is therefore ordered that the said William L. Coleman be and he hereby is authorized to pay to Gwynn Sandersthe sum of \$200.00 and to William L. Coleman the sum of \$200.00 and to take credit for same in his next account, subject to exceptions as other items of credit. John W. Dailey Probate Judge (Seal)

JOURNAL ENTRY

In the matter of the Guardianship of Hattie Taylor, an incompetent
This day the Guardian herein filed his application for the payment of certain property
of his ward to Ida cumston and to approve an alleged contract heretofore made by and
between said guardian and Ida Cumston. It is ordered by the court that this cause be
set forth herein on the 22nd day of April, 1946, at 10:00 o'clock A. M. John W. Dailey
Probate Judge (Seal)

April 17, 1946
In the Matter of the Estate of R. Paul Evans, Deceased. Order Approving Inventory & Appraise-

This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey

April 18, 1946

14934-A

Orders on Filing of Schedule of Claims--Confirming without notice
Probate Court, Union County, Ohio
In the matter of the Estate of William S. DeHaven, Deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

14934-C

Journal Entry
Filing of First and Final Account
Probate Court, Union County, Ohio
Estate of William S. DeHaven, Deceased
This day came E. J. Marsh, Administrator of said estate, and filed his First and Final Account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of May, 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Cliftob Logan, deceased proposition and for bond This day Mary Southwich 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 Clifton Logan deceased, late of Washington Township in said County, and an affidavit that there is not to her knowledge, any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and thedprobabletvalue thereof; and the Court being satisfied that an Administratrix should be appointed and that said Mary Southwick is a suitable person and legally competent, it is oredered that she be appointed as such Administratrixupon giving bond with sureites as required by law in the sum of Three Thousand dollars, and that she is hereby directed not to continue decedents business but close the same up forthwith, and this cause is continued. John W. Pailey Judge (Seal)

In the matter of the estate of Clifton Logan deceased Bond Approved and Letters Issued
This day Mary Sourtwick appeared in open Court, accepted the appointment as Administratrix of the estate if Clifton Logan deceased, and gave and filed herein her Bond in the sum of Three thousand Dollars, conditioned according to law, with the Ohio Casualty Insurance Company as sureties which Bond us approved by the Court. It is therefore ordered that Letters of Administration issue to said Mary Southwich that M. L. Rausch, H. J. Coleman, and Clarence M. Spees be appointed appraisers of said estate; 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 * John W. Dailey Judge (Seal)

April 19, 1946

Filing of First and Final Account

This day came Gwynn Sanders, Administrator of said estate, and filed his First and Final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of May, 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, adnewspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge. (Seal)

14986 Clara M. Archart, Schedule of Claims
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be fonfirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

14996-A Wilson Shannon Burgoon Schedulw of Claims
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge, (Seal)

His day this cause came on to be heard on the report of Howard E. Wurtsbaugh, Administrator of the Estate of Firman M. Wurtsbaugh, 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 ame 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 Firman M. Wurtsbaugh in said real estat to the purchasers, Clifford Steele and Martha Steele, upon payment by said purchasers of the purchase money, 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 Eight Thousand Dollars (\$5000.00), distribution is ordered as follows to-wit: First: The Probate Court Costs amounting to the sum of \$21.00 Second: Allen & Allen, attorney fees, the sum of \$160.00 Total \$181.00 It is further ordered that the balance of \$21.00 second; and proceeds, amounting to the sum of Seven Thousand Eight Hundred Nineteen Dollars (\$7819.00) be accounted for by said Administrator according to law. John W. Dailey, Probate Judge (Seal)

15047
In the matter of the guardianship of Minnie Schertzer an incompetent. This day this cause came on for hearing upon the application herein filed for the allowance of counsel fees and the court being fully advised in the premises finds that all next of kin resident of Union County have filed waivers and consent to the allowance. It is therefore ordered by the court that the guardian herein be authorized to make payment to Allen & Allen for services rendered in said guardianship the sum of \$250.00, which amount appears to be reasonable for such services, and that said guardian take credit for such expenditure in his next account, subject to exceptions as other items of expense listed therein. It is further ordered that said guardian pay the costs on this proceeding. John W. Dailey, Probate Judge (Seal)

In the matter of the Estate of Jow W. Bishop, deceased Orders on Filing Inv. and Appr.
This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearinghaving been waived by all persons entitled to notice under the law of the State of Ohio. John W. Dailey Probate Judge (Seal)

In the matter of Appointment of Official Shorthand Stenographer.

Now comes the Court, and, it appearing that the services of an official shorthand reporter will bennecessary from time to time for the dispatch of the business of the Court, hereby appoints Arthur D. Lowe, as such official shorthand reporter for the Court, who shall take oath for the faithful performance of his duties, as provided by 1 w, and serve from the date of this Entry to and including December 31st. 1946. Said appointment being for a term of less than one year the Court hereby allows a per diem compensation of \$15.00 for each day actually engaged in taking testimony or performing other duties under the order of the Court, which compensatio shall be in full of all such serives so rendered, and be paid from the general fund of the County upon the warrant of the Addftor at such times and in such amounts as shall be certified by the Court. It is further ordered by the Court that the compensation of said stenographer for making transcripts of all or such portion of the testimony or otherproceedings in any case reported by him assay be requested for the use of the Court, or the parties ordefing the same, be, and hereby, is fixed at the sum of 12d per folio of 100 words, to be paid in the manner provided by law.

John W. Dailey Probate and Juvenile Judge (Seal)

In the matter of the Estate of Florence H. Roosa, Deceased
This day this cause came on for hearing upon the Inventory and Appraisement and the Court
being fully advised on the premises finds that all the known next of kin resident of the State
of Ohio have been notified of the filing of such Inventory. The Court further finds that the
exceptions filed to the Inventory Appraisement by Jack Stratton, minor, is not well taken and
the same is over ruled. It is therefore ordered by the Court that the Inventory on Appraisement be as the same hereby is approved and confirmed. John W. Dailey, Probate Judge (Seal)

April 22, 1946
ENTRY APPROVING PUBLICATION OF NOTICE OF ACCOUNTS
This day proof of publication of notice of filing accounts and voushers of administrations was made, and the Court hereby proves the same, and orders of notice foresaid to be entered upon the Journal of the Court in full; said notice is as follows, viz: 14991 Lauer Lingrel, administrator of the estate of Emit Wood, First and Final Account. 14975 R. C. Peet, administrator of the estate of Emit Wood, First and Final Account. 14979 McKinley Haines, administrator of the estate of Robert Armistead, First and Final Account. 1413 Ada M. Westlake, guardian of Sarah Jane Findlay, Third and Final Account. 14852 Priscilla Boylan, guardian of Elizabeth Dean Boylan, First Account. 14398 Verna Calloway, guardian of Robert Warpen Evans, Second Account. 14977 Emma Elliott, administratrix of the extate of Ella May George, First and Final Account. 14776 Oliver P. Hall, guardian of Norman Perry Hall, Second and Final Account. Unless exceptions are filed thereto, said accounts will be for hearing before said Court on the 30th day of April, 1946, at 10:00 o'clock A. M., at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal)

April 23, 1946

Orders on filing inventory and appraisement.

In the matter of the estate of Vena May Krousa, Deceased.

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

John W. Dailey, Probate Judge (Seal)

Order for Appointment and for Bond
In the matter of the estate of Vena May Krousa, Deceased.
This day Troy Keltner 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 Vena May Krousa, deceased, late of the Village of Richwood in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said Troy Keltner 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 and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of Appräisers order to publish notice. In the matter of the estate of Vena May Krousa, Deceased.

This day Troy Keltner appeared in open Court, accepted the appointment as administrator of the estate of Vena May Krousa deceased, and gave and filed herein his Bond in the sum of Two Thousand One Hundred and no/100 Dollars, conditioned according to law with the Fidelity and Deposit Company of Maryland as aureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Troy Keltner that none, be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceedings be recorded, and that said Administrator pay the costs herein taxed at \$______ Dohn W. Dailey, Judge (Seal)

ORDER TO TRANSFER CERTIFICATE OF TITLE TO MOTOR VEHICLE
In the matter of the estate of Lucile Brubaker, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and she hereby is authroized to issue a Certificate of Title to Addie E. Brubaker in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge Seal)

In the matter of the Estate of Lucile Brubaker, Deceased

This day this cause came on for hearing upon motion of the executrix asking for an extension of time within which to close the estate; and on consideration thereof said motion is granted and the said executrix is given 6 months time within which to close said estate.

John W. Dailey, Probate Judge (Seal)

Filing of First Accountal Account
Estate of Lucile Brubaker, Deceased
This day came Addie E. Brubaker, executrix of said estate, and filed her First Account herein.
It is thereupon ordered that said account be set for hearing Friday, the 31st day of May,
1946, at 10:00 o'clock, A. M. and that notice thereof be published as required by law, in the
Marysville Tribune, a newspaper of this County. And this matter is continued until said time.
John W. Dailey, Probate Judge (Seal)

Filing of Second and Final Account
Estate of Thomas C. Wyeth, Deceased
This day came Chester L. Wyeth, Administrator of said estate, and filed his second and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of May, 1946, at 10:00 o'clock, A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
Estate of Otho W. Dilsaver, Deceased
This day came Elsie Dilsaver, Administratris of said estate, and filed her First and Final account herein. It is thereupon ordered that said account be set for hearing of Friday, the 31st day of May, 1946, at 10:00 o'clock A. M. and that notice therof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Authority to Transfer Real Estate
In the matter of the estate of Vena May Krousa, Deceased,
This day came Troy Keltner, Administrator of the estate of Vena May Krousa, deceased, and filed herein his application duly verified, which application is abtached hereto and made a part hereof, fo an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forthin 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. John W. Dailey, Probate Judge (Seal)

In the matter of the Guardianship of Ruth Evans
This day this cause came on to be heard upon the application of William L. Coleman, as guardian of the estate of Ruth Evans, requesting authority to pay Doctor J. F. Bateman in behalf of Ruth Evans the sum of twenty Dollars (\$20.00) and the Court being fully advised in the premises finds said application is reasonable and for the best interest of applicants ward, it is therefore ordered, adjusged and decreed by the Court that said application be granted and William L. Coleman as guardian of Ruth Evans be authorized to make such advancement.

Approved by: William L. Coleman, Applicant John W. Dailey, Judge (Seal)

In the matter of the Guardianship of Walter LeRoy Elliott and Lewis Robert Elliott, minors. This day this cause came on to be heard upon the Application herein filed authority of the guardian to pay said wards a sum not exceeding Fifty Dollars a month, for their support and maintenance. The court being fully advised in the premises finds that Said Application well taken. It is therefore ordered that said guardian be authorized to made payments to said wards in a sum not exceeding Fifty Dollars per month and that he take credit for the same in his next account. John W. Dailey Probate Judge (Seel)

In the matter of the estate of Florence H. Roosa, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are tree, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is suthorized to issue a Certificatr of Title to Mabel Henderson in accordance with the prayer of the petitioner. John W. Dailey Probate Judge (Seal)

15072 Entry authorizing settlement of Minor's claim wiout appointment of Guardian for \$500.00 or State of Ohio, County of Union, SS In re: Grace Hindman, Minor child, of 6 years of age daughter of Richard H. Hindman and Virginia M. Hindman. This day this cause came on to be heard upon the application of Righard H. Hindman for consent and authority of the Court to the settlement of a claim for damages for personal injuries sustained by Grace Hindman, a minor, as set forth in said application. The court finds that said applicant is the father and natural guardian; and that said applicant and said minor are residents of Union County, Ohio; that said claim is for personal injuries sustained by said minor in an accident on or about W. 5th Street at or near Marysville in Union County, Ohio as the result of the alleged wrongful, neglect, or default of Willard B. Johnson, and that said minor is entitled to maintain an action for damages therfor. The court being fully advised in the premises further finds that it will be for the best interest of said minor to adjust and settle said claim on the terms set forth is said application and that said application should be allowed. It is, therefore, ordered and decreed: that said applicant be and hereby is authorized to adjust and settle said claim against the said Willard B. Johnson for the sum of One Hundred and Fifty Dollars, and such settlement is hereby authorized without the appointmentof a guardian; said applicant is hereby authorized to receive and receipt for such settlement; and said Willardd B. Johnson is authorized to pay and to deliver said moneys to said applicant; said applicant is 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 Willard B. Johnson on account of said accident and injuries: that 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 attached to said application. John W. Dailey, Probate Judge (Seal)

15006 Schedule of Claims

In the matter of the estate of Edwin M. Thompson, Deceased.

The undersigned fiduciary in the above captioned estate hereby reports to the Court that the following claims against said estate have been presented to ----- for allowance, and that after fully examining the said claims, ----- has made disposition of the same as follows: All of the debts, expenses of last sickness and funeral expenses of the decedent have been fully paid by Lola Thompson and no claim or debt has been presented to her for payment. Respectfully submitted, this 24th day of April A. D. 1946. Lola Thompson, Administratrix of the estate of Edwin M. Thompson deceased late of Union County, Ohio

Orders on Filing of Schedule of Claims ______ confirming without notice
In the matter of the estate of John E. Langstaff, Deceased. This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be dispensed with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Orders on Filing of Schedule of Claims--Confirming without notice
In the matter of the estate of Edwin M. Thompson, Deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be dispensed with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Authority to Transfer Real Estate
In the matter of the Estate of John E. Langstaff. Deceased
This day came Tabitha Langstaff, Administratrix of the estate of John E. Langstaff, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, fo an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to the persons named therein and that a certificate for the transfer of said real estate together with the descritpion contained in the application, be filed with the Recorderoof the proper County for record, as provided by law. John W. Dailey, Probate Judge, (Seal)

Filing of First and Final Account
Estate of Edwin M. Thompson, Deceased
This day came Lola Thompson, Administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of May, 1946, at 10:00 o'clock A. M. and that notice theref be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Bailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Bruce Street, Deceased. This day the affidavit of George
W. Keigley, Publisher, agent of the Richwood Gazette, a newspaper of general circulation in
this County, that the Notice of Appointment of George L. Street as Administrator of the
Estate of Bruce Street, 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. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Alona Harraman, Deceased. This day the affidavit of George
W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in
this county, that the Notice of Appointment of LeRoy Harraman as Administrator of the Estate
of Alona Harraman, 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. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the Estate of William L. Elliott, deceased.

This day the affidavit of George W. Keigler publisher, agent of the Richwood Gazette. a new-spaper of general circulation in this County, that the Notice of Appointment of Robert A.

Ports as Administrator of the Estate of William L. Elliott, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

Filing of Fifth Account
Estate of John Jerew, incompetent. This day came Charles H. Brown, Guardian of said estate, and filed his Fifth account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of May, 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County.

And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

April 25, 1946

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 May 31, 1946. 14965 Ruth A. Seaman, Administratrix of the estate of Forest L. Seamen.FirstSand Final Account. 14961
Beatrice Parthemer, Administratrix of the estate of Anna Hedges. First and Final Account. 15032 Walter H. Graham, Administrator of the estate of Porter L. Graham, First and Final Account. 14666-C Hazel Lane, Guardian of Mary E., Eugene, Twila, and Vernon Lane. First Account. 14926-A Charles William Gordon, Executor of the estate of Laura Gordon, First and Final Account. 14934-C E. J. Marsh, Administrator with the will annexed of the estate of William S; DeHaven, First and Final Account. 14925-A Addie E. Brubaker, Executrix of the estate of Lucile Erubaker, First Account. 14927-A Addie E. Brubaker, Executrix of the estate of Lucile Erubaker, First Account. 14927-Bester L. Wyeth, Administrator of the estate of Thomas C. Wyeth, Second and Final Account. 14922 Elsie Dilsaver, Administratrix of the estate of Ctho W. Dilsaver, First and Final Account. 15006 Lola Thompson, Administrativa of the estate of Ctho W. Dilsaver, First and Final Account. 1609-D Charles H. Brown, guardian of John R. Jerew, Fifth 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. John W. Dailey, Probate Judge (Seal)

Orders on filing of sehedule of claims---confirming without notice
In the matter of the estate of Elizabeth Parish, Deceased
This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be dispensed with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account

state of Elizateth Parish, deceased

This day came A. D. Parish, 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 29th day of June 1946, at 10:00 A. M. and that notice thereof be published as required by law, in the Marysvill Tribune, asnewspaper of this County, And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

April 26, 1946

14985-A

In the matter of the Estate of Laura Sheneman, Deceased
This day this cause came on to be heard upon the motion of Myrtle Fawn, executrix of the estate of Laura Sheneman, deceased and upon the evadence adduced, and for good cause shown the Court hereby orders said bequest contained in Item 4 of the Last Will and Testament of Laura Sheneman, deceased, be paid into the residuary clause contained in Item 8 of the said last Will and Testament of Laura Sheneman, deceased, and that the same be disbursed in accordance with the provisions of the residuary clause in Item 8 of the last Will and Testament of said decedent. John W. Dailey, Probate Judge (Seal)

14943
Orders on filing of schedule of claims---confirming without notice
Probate Court, Union County, Ohio
In the Matter of the Estate of Joseph Zahn, Deceased.
This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed and the same be recorded. John W. Dailey, Probate Judge. (Seal)

14943-A
Filing of First and Final Account
In the matter of the Estate of Joseph Zahn, Deceased. This day came Emma Zahn, 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, June 29, 1946 at 10:00 A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
In the Matter of the Estate of Icie Lingrel, Deceased
This day the First and Final Account of Lauer Lingrel, Administrator of the Estate of Icie
Lingrel, deceased, came on for hearing and settlement, due notice thereof having been
published according to law. No exceptions having been filed 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. Costs Paid. It is ordered that said account and the proceedings herein be recorded
in the Records of this office. Fiduciary and bondsmen released and discharged according
to law. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
In the Matter of the Estate of Emit Wood, Deceased
This day the First and Final Account of R. C. Peet, Administrator, of the Estate of Emit
Wood, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptionts having been filed 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. Costs Paid.
It is ordered that said account and the proceedings herein be recorded in the Recordsof
this office. Fiduciary and bondsmen released and discharged according to law. John W.
Dailey, Probate Judge (Seal)

Orders on Settlement
In the Matter of the Estate of Robert Armistead, Deceased
This day the First and Final Account of McKinley Haines, Administrator of the Estate of
Robert 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 been 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.
Costs Paid. It is ordered that said account and the proceedings herein be recorded in
the Records of this office. Fiduciary and bondsmen released and discharged according to
law. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
In the Matter of the Estate of Ella May George, Deceased
This day the First and Final Account of Emma Elliott, Administratrix of the Estate of
Ella May George, Deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no
one now appearing to except or object to the same; and the Court having been 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. Costs Paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. Fiduciary and bondsmen released and discharged according to law. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
In the Matter of the Estate of Lydia Bailey, Deceased.
This day the First and Final account of Wilson M. Bailey, Administrator of the Estate of Lydia Bailey, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 therto, and being fully advised in the premises, finds the 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. Fiduciary and bondsmen released and discharged according to law. John W. Dailey, Probate Judge (Seal)

In the Matter of the Guardianship of Robert Warren Evans, minor. Second Account

This day the second account of Verna Calloway, Guardian of Robert Warren Evans came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmend. The Court finds a balance of Sixty-nine and 74/100 Dollars (\$69.74) and the securities as listed in the account in the hands of said Guardian due said Ward. Costs Paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

John W. Dailey, Probate Judge (Seal)

Second and Final Account. Orders on Settlement of Guardian's Account
In the Matter of the Guardianship of Norman Perry Hall.
This day the second and final account of Cliver P. Hall, guardian of Norman Perry Hall, came on for hearing and settlement, due notice thereof having been published according to law.
No exceptions having been filed thereto, and no one now appearing to except or objections to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; it is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said Guardianship settled according to law. Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. Fiduciary and bondsmen released and discharged according to law. John W. Dailey, Probate Judge (Seal) Approved: E. G. Curceman Acting Atty. U. S. Veterans Administration, Dayton, Ohio

First Account. Orders on Settlement of Guardian's Account
In the matter of the Guardianship of Elizabeth Dean Boylan, A minor.
This day the First Account of Priscilla Boylan, Guardian of Elizabeth Dean Boylan, 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 bouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of Five Hundred Ninety-one and 56/100 Dollars (\$591.56) in the hands of said Guardian due said Ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. John W. Dailey, Probate Judge (Seal) Approved:

E. G. Curceman, Acting Atty. U. S. Veterans Administration, Dayton, Ohio

14413 Third and Final Account Orders on Settlement of Guardian's Account In the matter of the guardianship of Sarah Jane Findlay, Minor. This day the Thid and Final Account of Mary E. Westlake, Administratrix of the estate of Ada M. Westlake, Guardian of Sarah Jane Findlay, came on for hearing and settlement, due notice thereof having been published, according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of Eleven Hundred eighty-nine and 63/100 Dollars (\$1, 189.63) and the securities as listed in the account, in the hands of said Guardian due said ward, which amount she ir ordered to pay over according to law. To Mary E. Westlake, Guardian of Sarah Jane Findlay. It is ordered that said Guardian pay the costs herein. It is ordered that said account and the proceedings herein be recorded in the Records of this office. Fiduciary and bondsmen released and discharged upon paying over assets to said Guardian, Mary E. Westlake. John W. Dailey, Probate Judge (Seal)

In the matter of the Estate of Anna M. Fensel, deceased uthority to transfer "eal Estate
This day came D. M. Shonting, Excutor of the estate of Anna M. Fensel, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging toosaid decedent as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said applicationnare true; that the description of said real estate and the list of persons to whom wach such parcel thefeof passed by descent or devise is as set forth in said application; and itappearing 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 acertificate 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. John W. D ailey, Probate Judge (Seal)

April 29, 1946

15073

Order for Appointment and for Bond
In the matter of the estate of Drusie Winget, Deceased
This day Charles Winget 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 Drusie Winget, 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 Charles Winget is a suitable person and legally competent it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Five Thousand Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

14992 In the matter of the Guardianship of Hattie Taylor, an incompetent This day this cause came on for hearing upon the application of the guardian for authority to expend money for the support and maintenance of Hattie Taylor, the ward. The Court finds from the evidence adduced that said ward is now being kept and maintained in a home formerly owned by said ward and deeded to Ida Cumston; that said Ida Cumston had agreed with said ward and later with said guardian to support and maintain the ward upon the payment of said guardian to Ida Cumston the sum of \$25.00 per month, with further consideration of the transfer to Ida Cumston of the real estate which had heretofore been made in May of 1944. It appearing to the Court that so long as Hattie Taylor is in the home which she has heretofore deeded to Ida Cumston that the said sum of \$25.00 per month is a reasonable amount to be paid for the support and maintenance of said ward. It is therefore ordered by the Court that said guardian be authorized to expend not to exceed the sum of \$25.00 per month beginning as of the first day of April, 1946 and continuing each and every month thereafter, until further ordered of the Court. Said guardian is also authorized to expend not to exceed \$100.00 per month for drugs and medical expenses; to take receipts for all such expenditures and file the same with his next account. John W. Dailey, Probate Judge (Seal)

Journal Entry finding Sale Necessary Alfonse P. Renner, Administrator with the will annexed of the estate of George Frederick Renner, deceased, Plaintiff, Avs- Alfonse P. Renner, et. al., Defendants. This day this cause came on to be heard upon the petition of plaintiff and the answer and cross petition of the defendant, the Northwestern Mutual Life Insurance Company, and the answer of F. LeRoy Allen, trustee of Amer Renner, an incompetent person by reason of insanity and the Court being fully advised in the premises finds that all the defendants herein have been duly and legally served with process or have volumtarily entered their appearance herein and now are properly before the Court, and that the statements and allegations of said petition are true. And the Court being satisfied that it is necessary to sell the real estate of said George Frederick Renner, deceased, descirbed in the petition, for the purpose of paying debts and costs of administration, and it appearing that an appraisement of said estate is contained in the inventory, and the the fiduciary having heretofore given bond in the sum of ten thousand dollars (\$10,000.00) it is ordered that another appraisement and bond be dispensed with. The Court further finds from the evidence adduced that the defendant, the Northwestern Mutual Insurance Company having this day consented and agreed to said real estate being sold subject to the mortgage aforesaid. And the Court being satisfied that it is necessary to sell the real estate of said decedent described in the petition to pay debts and costs of administration, and it being made to appear to the Court from the evidence that it would be more for the interest of said estate to sell the real estate in the petition described at private sale, it is therefore further ordered that said Alfonse P. Renner, administrator with the will annexed of the estate of George Frederick Renner, deceased, proceed to sell said real estate free of dower at Private Sale for not less than the appraised value thereof on the following terms, to-wit: Subject to the mortgage of the Northwestern Mutual Life Insurance Company, and the balance to be cash paid in full upon delivery of deed to purchaser. And the said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is couse is continued. John W. Dailey Probate Judge, Approved: Clifton L. Caryl, Attorney for Plaintiff, C. A. Hoopes, Attorney for Defendant, The Northwestern Mutual Life Insurance Company. (Seal)

April 30, 1946

Journal Entry on Presentation of Will for Probate
The State of Ohio, Union County. In the matter of the Will of Clifford Eaton, Deceased.
An application having been this day presented to the Court by Augustus Hill praying that an instrument in writing purporting to be the last will and testament of Clifford Eaton, deceased, be admitted to probate: and it appearing all next of kin resident of the Sate of Ohio have waived notice in writing and there is no spouse, it is ordered that a hearing on application will be had on the 30th day of April, 1946 at 10:00 o'clock A. M. John W. Dailey, Probate Judge (Seal)

Order admitting to Probate and Record a Witness Dead, Etc. In the matter of the will of Clifford Eaton, Deceased This matter came on this day further to be heard, on the application of Augustus Hill, to admit to probate and record the will of Clifford Eaton deceaed, late of the willage 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 survingin 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 Dana W. Peters one of the subscribing witnesses to said will and Walter Howard who was competent at the time of attesting its execution has become incompetent, and is now confined in the hospital at Columbus, Ohio, by reason of physical disability, and his testimony could not be obtained within a reasonable time. Thereupon C. A. Hoopes and R. B. Neer appeared in open Court and were duly sworn and examined according to law touching the genuineness of the signature of said Walter Howard attached to said will. Which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will of said Clifford Eaton 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 by the witnesses above named, be entered of record in this Court. John W. Dailey, Probate Judge (Seal)

15047-A Order for Appointment and for Bond

In the matter of the estate of Clifford Eaton, Deceased
The Last Will of Clifford Eaton, deceased, late of Milford Center, in said County, having heretofore been duly proved and allowed; this day Augustus Hill, 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 Augustus Hill is a suitable person and legally competent, it is ordered that he be appointed as such executor, upon giving bond with sureties as required by law in the sum of three thousand dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued order to publish notice. In the matter of the estate of Clifford Eaton, Deceased.

This day Augustus Hill appeared in open Court, accepted the trust as Executor of the Estate of Clifford Eaton, deceased, and gave and filed herein his bond on the sum of three thousand dollars, conditioned according to law, with The United State Fidelity and Guaranty Co. as sureties, which bond is approved by the court. It is therefore ordered that letters testamentary issue on the Will of said decedent to said Augustus Hill; 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 \$------ John W. Dailey, Probate Judge (Seal)

15063

Authority to Transfer Real Estate
In the matter of the estate of Bruce Street, Deceased
This day came George L. Street, Administrator of the estate of Bruce Street, deceased, and
filed herein his application, duly verified, which application is attached hereto and made
a part hereof, for an order directing the transfer of certain real estate belonging to said
decedent, as set forth in the application. It appearing to the satisfaction of the Court
that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed
by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is
hereby ordered that said real estate be transferr ed 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.
John W. Dailey, Probate Judge (Seal)

AuthorityotofTramsferfRealfEstateEstate
In the matter of the estate of Eva S. Street, Deceased
This day came George L. Street, Administrator of the estate of Eva Street, deceased, and
filed herein his application, duly verified, which application is attached hereto and made
a part hereof, for an order directing the transfer of certain real estate belonging to
said decedento as set forth in the application. It appearing to the satisfaction of the
Court that all of the representations set forth in said application are true; that the
description of said real estate and the list of persons to whom each such parcel thereof
passed by descent or devise is as set forth in said application; and it appearing to the
satisfaction of the Court that the law has been fully complied with by said applicant;
it is hereby ordered that said real estate be transferred upon the duplicate of the County
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. John W.
Dailey, Probate Judge (Seal)

May 1, 1946

Authority to transfer Real Estate
In the matter of the estate of Frances Harriet Calhoun, Deceased
This day came Ray T. Calhoun, Administrator of the estate of Frances Harriet Calhoun,
deceased and filed herein his application, duly verified which application is attached
hereto and made a part hereof, for an order directing the transfer of certain real estate
belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are
true; that the description of said real estate and the list of persons to whom each such
parcel thereof passed by descent or devise is as set forth in said application; and it
appearing to the satisfaction of the Court that the law has been fully complied with by
said 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 certificated 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. John W. Dailey, Probate Judge (Seal)

Authority to transfer Real Estate
In the matter of the estate of Clark D. Rogers, Deceased
This day came Genna M. Blumenschein, Administratrix of the estate of Clark D. Rogers,
deceased, and filed herein her application, duly verified, which application is attached
hereto and made a part hereof, for an order directing the transfer of certain real estate
belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are
true; that the description of said real estate and the list of persons to whom each such
parcel thereof passed by descent or devise is as set forth in said application; and it
appearing to the satisfaction of the court that the law has been fully complied with by
said applicant; it is hereby ordered that said real estate be transferred upon the duplicate
of the County 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. John W. Dailey, Probate Judge (Seal)

Authority to Transfer Real Estate
In the matter of the estate of Mary Edwards, Deceased
This day came Owen Edwards, administrator of the estate of Mary Edwards, deceased and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; thatthe description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey Probate Judge (Seal)

Orders on filing inventory and appraisement
In the matter of the estate of Drusie Winget, Deceased
This day an inventory and appraisement in the above captioned estate was filed in this
Court by the fiduciary of said estate. It is ordered that the hearing on the approval of
said Inventory and Appraisement be had before the Court forthwith, notice of said hearing
having been waived by all persons entitled to notice under the law of the State of Ohio.
John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
Estate of John E. Langstaff, Deceased
This day came Tabitha M. Langstaff, Administratrix 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 29th day of June, 1946 at 10:00 o'clock A. M. and that notice thereof be published
as required by law, in the Marysville Tribune, ad newspaper of this County. And this matter
is continued until said time. John-W. Dabley, Probate Judge (Seal)

Filing of Second and Final Account
Norman C. Bown, incompetent
This day came Gertrude G. Bown, Guardian of said ward, and filed her Second and Final account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of June, 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

May 3, 1946

Triers on Filing Inventory and Appraisement
In the matter of the estate of Thomas Forider, deceased
This day an Inventory and Appraisement in the above captioned estate was filed in this Court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said
Inventory and Appraisement be had before this Court on the 17 day of May 1946, at 100iclock
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 Richwood Cazette., at lease 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 fuduciary herein, at least 10 days prior thereto. John W. Dailey
Probate Judge (Seal)

Orders on Filing Inventory and Appraisement
In the matter of the estate of Mary Nicholat deceased
This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the state of Ohio.

John W. Dailey, Probate Judge (Seal)

May 6, 1946

14965
Orders on Filing of Schedule of Claims--Confirming Without Notice
In the matter of the Estate of Anna M. Fensel, Deceased
This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth-with; that the action of the fiduciary herein, in allowing an classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Order to Sell Private Property
In the matter of the estate of Thomas Forider, Deceased
This day this cause came on to be heard upont the petition herein filed and the testimony
and the Court being fully advised in the premises finds that the statements and allegations
in said petition are true, and that the property therein described ought to be sold as
prayed for. And the Court being satisfied upon good and sufficient proof that it will be
to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that Marion C. Winter as administrator of said estate of Thomas Forider,
deceased, proceed to sell 1 mowing machine \$5.00: 1 wagon \$15.00: 1 lot coal \$5.00:
junk machinery \$10.00: kegs and barrels \$4.00: 1 barrel vinegar \$5.00: household
furniture \$10.00: 1 1936 Teroplane Automobile \$300.00: 1 horse, harness and wagon \$15.00:
at private sale, for the best price obtainable. It is further ordered that said sale be
made on the following terms: Cash. It is further ordered that said administrator make
return of his proceedings herein, within 30 days from this date, and forthwith after such
sale is made, and this cause is continued. John W. Dailey, Probate Judge (Seal)
14965

First and Final Account.
In the matter of the estate of Anna M. Fensel, Deceased
This day came D. M. Shonting, Executor of said estate, and filed his First and Final Account gerein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th

day of June, 1946 at 10;00 A. M. and that notice therof be published as required by law, in the Marysville Tribuen, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

May 7, 1946

Order to Appraisers
In the matter of the estate of Thomas Forider, Deceased.
To Clyde Parish, Earl Patterson. and Clyde Grappie, Appraisers:
You are hereby notified that you have been appointed by order of the Probate Court of said County, appraisers of the estate of Thomas Forider deceased, late of Jackson Township, in said County. You will, therefore, after being duly sworn faitfully to discharge your trust, appraise all the real estate located in Ohio and the personal property of the deceased, which have come to your possession or knowledge, based on values as of the date of the death of the decedent, and perform all other duties required by law of you in the premises as such appraisers. You will thereupon deliver this order, with your proceedings thereon, to Marion C. Winter administrator of said estate, that he may return the same to this court within one month from the date of his appointment. Witness my hand and seal of said Probate Court, at Marysville, Ohio this 9th day of April, A. D. 1946. John W. Dailey Probate Judge (Seal)

May 22, 1946

14657-B Journal entry confirming sale, ordering deed and distribution Alfonse P. Renner, administrator with the will annexed of the estate of George Frederick Renner, deceased, Plaintiff, -vs- Alfonse P. Renner, et. al., defendants. This day this cause came on to be heard on the report of Alfonse P. Renner, administrator with the will annexed of the estate of George Frederick Renner, deceased, and of his proceedings under the former order of this Court, and upon the motion of the said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report and finding the proceedings of said petitioner in all respects correct and being satisfied that the said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of said George Frederick, Renner, deceased, in said real estate, to the purchaser, Wilbur W. Renner of Columbus, Ohio, upon said purchaser paying to Alfonse P. Renner, administrator with the will annexed of the estate of George Frederick Renner, deceased, the sum of six thousand, four hundred dollars (\$6,400.00) and subject to the mortgage of the Northwestern Mutual Life Insurance Company, upon which there is as of this date now due an unpaid balance of \$7750.00. Said mortgage was executed and delivered by George Frederick Renner to the Northwestern Mutual Life Insurance Company on the 17th day of June, 1942, for the principal sum of \$8500.00, and was duly recorded in Book 122, page 187, of the mortgage records of Union County, Ohio, and in Volume 90, page 551 of the mortgage record of Madison County, Ohio. The Grantee being familiar with the terms of the nore and mortgage as a part of the consideration for said real estate, does hereby assume the payments therof. This cause coming on further to be heard upon the motion of plaintiff to distribute the proceeds of the sale amounting to the sum of \$6400.00, the Court finds there is due the defendant, the Northwestern Mutual Life Insurance Company, upon the note set forth in their answer and cross-petition from the estate of George Frederick Renner, deceased, the sum of \$7750.00, with interest at the rate of 4 % per annum from the 17th day of June, 1945, to the date of sale, and that said sale was held subject to the mortgage of the Northwestern Mutual Life Insurance Company, and the interest from the 17th day of June, 1945, to the 4th day of May, 1946, which interest amounts to the sum of \$273.02. It is further ordered that out of the money in the hands of Alfonse P. Renner, administrator with the will annexed of the estate of George Frederick Renner, deceased, he pay: (1) To the Treasurer of Union County, Ohio, taxes in the sum of \$34.56, and to the Treasurer of Madison County, Ohio, the sum of \$20.69, being the taxes, penalty and interest against said real estate. (2) The Court costs and expenses incurred in the sale of said property in the sum of \$29.40. (3) To Clifton Caryl, Attorney fees, amounting to the sum of \$403.00. (4) To Alfonse P. Renner, administrator with the will annexed of the estate of George Frederick Renner, deceased, the sum of \$403.00. (5) To the Northwestern Mutual Life Insurance Company, the sum of \$273.02, being accrued interest on said mortgage from the 17th day of June, 1945, to the 4th day of May 1946. It is further ordered that the balance of said proceeds amounting to the sum of \$ 5236.33 be accounted for by Alfonse P. Renner as administrator with the will annexed of said estate, according to law. Approved: Clifton L. Caryl, for Plaintiff C. A. Hoopes. John W. Dailey Probate Judge (Seal)

May 3, 1946

Order for Appointment and for Bond
In the Matter of the Estate of David N. Stout, Deceased
This day Mozella Stout 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 David N. Stout, deceased, late of Richwood in said County, and an affidavit that there is not to her knowledge
any Last Will and Testament of the said intestate, also a statment on general terms as to
what the estate consists of and the probable value therof; and the Court being satisfied that
and Administratrix shouls be appointed and that said Rozella Stout is a suitable personand
legally competent, it is ordered that she be appointed as such administratrix upon giving
bond with surethes as required by law in the sum of Twenty One Hundred Dollars, and this cause
is continued. John W. Dailey, Judge (Seal)

Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice
In the matter of the estate of David N. Stout, Deceased
This day Rozella Stout appeared in open Court, accepted the appointment as Administratrix of the Estate of David N. Stout, deceased, and gave and filed herein her Bond in the sum of Twenty One Hundred Dollars, conditioned according to law, with The American Bonding Company of Baltimore as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Rozella Stout, that Marion C. Winter, William Harrison, and S. P. Sanders be appointed appraisers of said estate; 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 \$------. John W. Dailey, Judge. (Seal)

Order to Record Proof of Publication of Notice of Appointment
In the matter of the estate of Thomas Forider, Deceased.
This day the affidavit of George W. Keigley, publisher, agent of the Rickwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Marion C. Winter as Administrator of the Estate of Thomas Forider, 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. John W. Dailey, Judge (Seal)

Order Approving Inventory and Appraisement
In the Matter of the Estate of Thomas Forider, deceased
This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W.

Dailey Probate Judge (Seal)

May 17, 1946

Orders on Filing Inventory and Appriasement
In the matter of the estate of Clifton Logan, Deceased,
This day an Inventory and Appriasement in the above captioned estate was filed in this Court by the fiduciaty of said estate. It is ordered that the hearing on the approval of said
Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Onio John W. Dailey Probate Judge (Seal)

May 6, 1946

Order for Appointment and for Bond
In the Matter of the Estate of Eddie J. Tobey, Deceased
This day Virgie L. Tobey 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 Eddie J. Tobey, deceased late of York Township, in said County, and an affidavit that there is not to her knowledge anyly 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 Virgie L. Tobey is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Twenty One Hundred Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice. In the matter of the estate of Eddie J. Tobey, Deceased This day Virgie L. Tobey appeared in open Court, accepted the appointment as Administratrix of the estate of Eddie J. Tobey, deceased, and game and filed herein her Bond in the sum of Twenty One Hundred Dollars, conditioned according to law, with Virgie L. Tobey and The American Bonding Company of Baltimore as sureties, which wond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Virgie L. Tobey that R. B. Neer, Fred Johnson and Ralph Leu be appointed appraisers of said estate; 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 \$----. John W. Dailey, Zudge (Seal)

May 15, 1946

Orders on Filing Inventory and Appraisement
In the Matter of the Estate of Margaret Woodburn, decessed
This day an Inventory and Appraisement in the above captioned estate was filed in this Court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said
Inventory and Appraisement be hadabefore this Court on the 4th day of June, 1946, at 10:00
o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under
the law of the State of Ohio, by publication in the Union County Journal, at least 10 days
prior to the date of said hearing; except those who have waived said notice or who will here
after be personally served by the fiduciary herein, at least 10 days prior thereto. John W.

Dailey, Probate Judge (Seal)

May 15, 1946

Entry of Confirmation
Willaim L. Coleman, Admr. with the will annexed of the estate of Mary Nicol, ded'd. Plainfiff
-vs- George L. Rausch, Et. Al. Defendants
This day this cause came on to be heard on the report of William L. Coleman of his proceedings under the former order of the Court, and upon motion of the petitioner to confirm the sale meade in obedience to said order, the Court having carefully examined said report and find that said 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 Nicol and of the said Christopher Rausch, trustee in said real estate, to the purchasers Willie Hay and Viola Hay, upon the payment of the purchase price to-wit \$2470.00. And this cause coming on further to be heard upon the motion to distribute the proceeds of said sale amounting to \$2470.00, it is ordered that the said William L. Coleman administrator with the will annexed of the estate of Mary Nicol out of the money in his heads pay: First, to the Treasurer of this county the sum of \$4,46, being the taxes against said property: Second, the costs and expenses incurred in sale of said property, including an attorney fee of \$550.00 to C. A. Hoopes, making a total cost \$402.76.
Third, the balacne of said processess amounting to \$2067.24, be accounted for by said administrator, William L. Coleman, according to law. Approved by: C. A. Hoopes Attorney for Plaintiff, Hugh S. Jenkins, Attorney General L. C. Bliss Assistant Attorney General John W. Dailey, Judge (Seal)

15074-A
In the matter of the estate of Clifford Eaton, deceased.

May 6, 1946 - Orders on Filing Inventory and Appraisement
This day an inventory and appraisement in the above captioned estate was filed in this court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisement be had before this court forthwith, notice of said hearing having been
waived by all persons entitled to notice under the law of the state of Ohio.

May 7, 1946

Order for Hearing and Notice
In the Matter of the Guardianship of Dorothy Wallace, Minor
This day Elmer Wallace filed an application in Court for the appointment of a Guardian of Doroty Wallace, Minor. It is ordered that said application be set for hearing on the 7th day of May 1946, at 10:00 o'clock A. M. John W. Dailey, Probate Judge (Seal)

Order on Hearing
In the Mabter of the Guardianship of Dorothy Wallace, 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 Dorothy Wallace is a minor, and that a guardian is necessary. It is therefore ordered that a Guadian be appointed. It appearing to the Court that Elmer Wallace is legally competent, and he having filed his application herein and given bond in the sum of \$2000.00 conditioned according to law, with The Ohio Casualy Company and ----as sureties thereon, it is ordered that said bond be approved and the Letter of Guardianship issue to said Elmer Wallace as provided by Law. John W. Dailey, Probate Judge (Seal)

Orders on Filing Inventory
In the Matter of the Estate of Dorothy Wallace, minor.
This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approbal of said Inventory be had before this Court forthwith. John W. Dailey, Probate Judge (Seal)

Journal Entry Approving Settlement of Claim for Personal Injuries.

In the Matter of the Guardianship of Dorothy Wallace, a minor.

This day this casue came on to be heard upon the application of Elmer Wallace, the duly apper ointed, qualified and acting guardian of Dorothy Wallace, a minor, for the advice, consent, and approval of this Court as to the settlement of a claim for damages which he as such guardian has against W. F. Luh and Marion Luh for wrongfully causing personal injuries to his ward fof the sum of \$1000.00. Whereupon, the Court being fully advised in the premises, finds that the statements contained in said application are true; that no suit on siad claim has been brought, and that a settlement of said claim on the basis proposed would be for the best interests of the said ward. It is, therefore, by the Court ordered that said guardian, Elmer Wallace, be and he is hereby authorized to adjust and settle said claim for the sum of \$1000.00 and the Court hereby advises and consents to the acceptance of the said sum in full satisfaction of all claims and demands arising out of the accident ot and the injuries caused said minor. John W. Dailey, Probate Judge (Seal)

May 21, 1946

15071
Order to Record Proof of Publication of Notice of Appointment
In the Matter of the Estate of Vena May Krousa, Deceased.
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Troy Keltner as Administrator of the Estate of Mena MayKrousa, 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. John W. Deiley, Probate Judge (Seal)

May 22, 1946

14997
Orders on Filing of Schedule of Claims—confirming without notice.

In the Matter of the estate of Dolly Hall, Deceased
This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be dispensed with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Journal Entry on Presentation of Will For Probate
In the Matter of the Will of Samuel H. Mollenauer, Deceased
An application having been this day presented to the Court by Ernest J. Mollenauer, praying that an instrument in writing purporting to be the last will and testament of Samuel H. Mollenauer, deceased, be admitted to probate: All next of kinaand the surviving spouse have waived notice of the filing of said will and consented to it's admission to probate. and that a hearing on said application will be had on the ---day of May, 1946 at 10:00 o'clock A. M.

John W. Dailey, Probate Judge (Seal)

May 22, 1946

Order for Commission
In the Matter of the Will of Samuel Henry Mollenguer, Deceased. This day Gwynn Senders appeared in open Court and made application for a commission to issue to some suitable person to take the deposition of Starling Dixon witness to the will of said Samuel Henry Mollenguer, deceased. And it appearing to the Court that said witness resides out of the jurisdiction of this Court, to-wit: at Mation, Ohio and unable to attend court. It is therefore ordered that such commission, with said Will annexed, issue to Oscar Gast, a suitable person, to be duly executed, and together with the deposition of said witness so taken, signed, certified and sealed be returned to this Court with all convenient speed, and this cause is continued. John W. Dailey, Probate Judge (Seal)

15082-A
Order Admitting to Probate and Record
In the matter of the Will of Lida M. Scheiderer, Deceased
This matter came on this day further to be heard, on the application of William J. Scheiderer
to admit to probate and record the Will of Lida M. Scheiderer, 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 William J. Scheiderer surviving spouse and that
the surviving spouse and all the next of kin of said decedent, known to be resident of the
State, have been duly served with notice of the filing of said Will and of the application to
admitit to the probate and record in this Court, pursuant to a former order of this Court, or
has been waived notice and given consent to the probate of said will. And Gwynn Sanders and
Bernette Mader the subscribing witnesses this day appeared in open Court and haveing 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 herein. Whereupon
the Court finds that the aforesaid instrument of writing, is the Last Will and Testament of
said Lida M. Scheiderer 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 orderes the admitting of said Will to probate, and that
it, btogether with the said testimony of the witnesses above named, be entered of record in this
Court. John W. Dailey, Probate Judge (Seal)

Journal Entry on Presentation of Will for Probate
In the Matter of the Will of Lida M. Scheiderer, Deceased
An application having been this day presented to the Court by William J. Scheiderer praying that an instrument in writing purporting to be the last will and testament of Lida M. Scheiderer deceased, be admitted to probate: The court finds that all of the next of kin and the surviving spouse, residents of the State of Ohio have waived notice of the presentation of said Will to probate and consented to the admission of same to probate. It is ordered that a hearing on said application will be had on the 18th day of May, 1946, at 10:00 o'clock A. M. John W. Dailey, Probate Judge (Seal)

May 23, 1946

14997
Filing of First and Final Account
Estate of Wolly Hall, deceased
This day came Will Hall, 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 29th day of June 1946, at 10:00 A. M. and that notice therof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

May 14, 1946

Orders on Filing of Schedule of Claims -- Confirming Without Notice
In the matter of the Estate of R. S. Fish, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classigying claims, be confirmed; and thet the same be recorded. John W. Dailey, Probate Judge (seal)

Filing of First and Final Account
Estate if R. S. Fish, deceased
This day came Pride H. Bish, 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 29th day of June 1946, atd10:00 A. M. and that notice thereof be published as required by law, in the Marysville Triuben, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

May 7, 1946

Orders on Filing of Schedule of Claims--Confirming Without Notice
In the Matter of the Estate of Howard Leslie Beightler, Deceased
This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
Estate of Howard Leslie Beightler, Deceased
This day came Doris Esther Beightler, Administratrix 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 29th day of June, 1946 at 10:00 o'clock A. M. and that notice therof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

May 14, 1946

Filing of First and Final Account
Estate of Amy Clevenger, Deceased
This day came James Clevenger, Ancillary Executor of said estate, and filed his First and
Final Account herein. It is therupon ordered that said account be set for hearing on
Saturday, the 29th day of June 1946, at 10:00 A. M. and that notice thereof be published
as required by law, in the Marysville Tribune, a newspaper of this Count. And this matter
is continued until said time. John W. Dailey, Probate Judge (Seal)

Appointing Guardian Ad Litem

C. A. Hoopes, Administrator with the Will Annexed of the Estate pf A. H. Johnson, deceased,
Plaintiff -vs- Vegrldean Johnson, et al., Defendant

On the application of C. A. Hoopes it appearing to the Court that all of the defendants herein been duly served with summons, and Rosabelle Reffett, minor of the age of ----years, it is ordered that Gwynn Sanders be and he is hereby appointed Guardian Ad Litem for said minor defendant. John W. Dailey, Probate Judge (Seal)

Dispensing with new appraisement and bond and ordering private sale.

C. A. Hoopes, Administrator with the Will annexed of the Estate of A. H. Johnson, deceased, Flaintiff, -ws- Vearldean Johnson, et al., Defendants
This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent to pay the debts of his estate, and the answer of Gwynn Senders, Guardian Ad Litem of Rosabelle Reffett, a minor, the answer of Vearldean Johnson, surviving spouse of said decedent, answer and cross petition of the Peoples Building and Loan Company of Delaware, Ohio and the evidence. The Court finds all of the defendants herein have been duly and legally served with process, or have voluntarily enteres their appearance, and are properly before the court; that the prayer of the petition should be granted; that the defendants, Vegrldean Johnson, surviving spouse of said decedent has consented to the sale of the real estate descrived in the petition free from her dowe interest therin; that the real estate described in the petition was appraised by the appraisers of said estate at \$2500.00 and that a further appraisement is dispensed with. It appearing to the court that the amount of the original bond given by C. A. Hoopes as such Administrator is sufficientto cover double the total real and personal assets, it is hereby ordered that the giving of an additional bond be and hereby ordered that the giving of an additional bond be and hereby ordered that the giving of an additional bond be and hereby ordered that the giving of an additional bond be and hereby as a 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 hend on day of sale, and the plaintiff is ordered to make return forthwith upon such sale.

John W. Dailey, Probate Judge (Seal)

May 13,-1946

Order for Appointment and for Bond
In the Matter of the Estate of Sarah M. White, Deceased
This day Marion C. Winter 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 Sarah M. White, deceased, late of Jackson Township in said County, and an affidavit that there is not to his knowlege 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 theroff and the Court being satisfied that an administrator should be appointed and that said Marion C. Winter, is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Sixteen Thousand and no/100 Dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice.

In the Matter of the Estate of Sarah M. White, Deceased

This day Marion C. Winter appeared in open Court, accepted the appointment as Administrator of the Estate of Sarah M. White deceased, and gave and filed herein his Bond in the sum of Sixteen Thousand and no/100 Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which Bond is approved by the Court. It is therfore ordered that Letters of Administration issue tossaid Marion C. Winter that Earl Kater, Elmer Watkins, and Clarence Parish, be appointed appraisers of said estate; 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 \$-----. John W. Dailey, Probate Judge (Seal)

May 16, 1946

Order for appointment and bond
In the matter of the estate of Jessie Hoopes, Deceased
This day C. A. Hoopes appeared in open Court, and made and filed an application under oath
as required by law to be appointed as Administrator of the Estateof Jessie Hoopes, deceased,
late of Marysville, Ohio in said County, and an affidavit that there is not to his knowledge
any last Will and Testament of the said intestate, also a statement in general terms as to what
the Estate consists of and the probable value thereof; and the Court being satisfied that an
Administrator should be appointed and that said 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 Five Thousand Dollars, and this cause is continued.
John W. Dailey, Judge (Seal)

Orders on Filing Inventroy and Appraisement
In the Matter of the Estate of Jessie Hoopes Deceased.
This day an Inventory and Appraisement in the above captioned estate was filed in this Court bythe fiduciary of said estate. It is ordered that the hearing on the approbal of said Inventory and Apprisement be had before this Court on the 4th day of June 1946 at 10:00 o'clock
A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the state by advertising in the Marysville Tribune. At least ten days prior to the date of said hearing; except those who have waived said notive or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate

14982

Orders on Filing of Schedule of Claims--confirming without Notice
In the Matter of the Estate of John Wenger, Deceased
This day a schedule of Cliams in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthe with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

May 23, 1946

Filing of First and Final Account
Estate of John Wenger, deceased
This day came William L. Coleman, Administrator of said estate, and filed his First and Final Account herein. It is therupon ordered that said account be set for hearing on Saturday, the 29th day of June 1946, at 10:00 A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Beal)

May 7, 1946

15044-A Entry confirming sale and ordering deed and distribution C. A. Hoopes, Administrator with the Will Annexed of the Estate of A. H. Johnson, deceased Plaintiff, -vs- Vearldean Johnson, et. al., Defendants This day this cause came on to be heard upon the report of C. A. Hoopes, Administrator, of his proceedings under the former order of this court and unpon his motion to confirm the sale made in obedience to said order; the court having 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 A. H. Johnson, in said real estate to the purchaser, Frank H. Sill, upon said purchaser paying the full amount of the purchase price in cash, to-wit, \$2500.00 and the said Vearldean Johnson, surviving spouse having by answer herein asked that the value of her dower in said premises be allowed and paid her out of the proceeds of said sale, the court find the just and reasonable -value of her dower interest in said real estate to be the The court find that there is due the said People's Building & Loan Company of Delaware, Ohio upon the note set forth in its answer and cross petition from the estate of the said A. H. Johnson the sum of \$739.25; that the said A. H. Johnson and Vearldean Johnson in order to secure the payment of said note gave a mortgage upon the premises described in the petition which was a valid lien thereon and now upon the funds in the hands of said Administrator arising from the sale of said premises. It is ordered that an entry of release and satisfaction of said mortgage be entered in the office of the Recorder of Delaware County, Ohio according to law. It is further ordered that the said C. A. Hoopes out of the moeny in his hands pay: (1) The costs and expenses of said sale including an attorney fee of \$160.00 to C. A. Hoopes for his services in connection with the sale, in all \$195. 30. (2) To the People's Building & Loan Company of Delaware, Chio, the amount of its lien \$739.25 (3) To C. A. Hoopes for revenue stamps on deed \$2.75 (4) That said Administrator account for the balance in the sum of \$1562.70. According to the Will and the statutes of the State of Ohio. John W. Dailey, Probate Judge (Seal)

May 6, 1946

Order for Appointment and For Bond
In the Matter of The Estate of Ozro D. Caldwell, Deceased
The Last Will of Ozro D. Caldwell, deceased, late of Jerome Township in said County, having heretofore been duly proved and allowed; this day Josie M. Caldwell 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 also a statement in general terms as to what the estate consists of and the probable calue thereof; and the court being satisfied that said Josie M. Caldwell is a suitable person and legally competent, it is ordered that she be appointed as such executrix, upon giving Bond with sureties ascrequired by law in the sum of Twenty-one Hundred Dollars, and she is hereby directed not to continue decedents business but close the same up forth-with, and this cause is continued. John W. Dailey, Judge (Seal) 15077-A
In the Matter of the Estate of Ozro D. Caldwell Bond Approved and Letters Issued Order to publish notice.
This day Josie M. Caldwell appeared in open Court, accepted the trust as Executrix of the

Estate of Ozro D. Calewell, deceased, and gave and filed herein her Bond in the sum of TwentyOne Hundred Dollars conditioned according to law, with Onio Casualty Insurance Company as
sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Josie M. Caldwell; 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 \$\frac{1}{2}\$. John W. Dailey Probate Judge (Seal)

Order Admitting to Probate and Record A witness Dead, Etc. In the matter of the will of Ozro D. Caldwell, Deceased This matter came on this day further to be heard, on the application of Josie M. Caldwell b admit to probate andrecord the will of Ozro D. Caldwell, 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 Josie M. Caldwell, surviving spouse, and that the surviving spouse and all the next of kin of siad decedent known to be reseident 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 G. W. Carson, one of the subscribing witnesses to said will, is dead. Thereupon Paul R. Carson and Blanche M. Carson appeared in open Court and having duly sworn and examinded according to law touching the genuineness of the signature of said G. W. Carson, deceased, attached to said will. Thereupon Paul R. Carson, the other subscribing witness to said will, having been duly sworn, testifted as 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 of said Ozro D. Caldwell, 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 membry, 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. John W. Dailey, Probate Judge (Seal)

Entry on Presentation of Will for Probate
In the matter of the will of Ozro D. Caldwell, Deceased
An application having been this day presented to the Court by Josie M. Caldwell, praying that an instrument in writing purporting to be the last will and testament of Ozro D. Caldwell, deceased, be admitted to probate: all known residents of the State of Ohio haveing waived notice. Ithis ordered that a hearing on said application will be had on the 6th day of May 1946 at 10:00 o'clock A. M. John W. Dailey, Probate Judge (Seal)

May 18, 1946

Entry on presentation of Will for Probate
In the matter of the will of Ameria M. Burns, Deceased
An application having been this day presented to the Court by William W. Burns praying that an instrument in writing purporting to be the last will and testament of Amelia M. Burns deceased, be admitted to probate: It is ordered that 3 day's 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 notice be served by H. S. Roosa, sheriff of Union County, Ohio. and that a hearing on said application will be held on the 18th day of May, 1946, at 10:00 o'clock A. M. John W. Dailey, Probate Judge (Seal)

Order Admitting to Probate and Record
In the matter of the Will of Amelia M. Burns, deceased
This matter came on this day further to be heard, on the application of William M. Burns, to admit to probate and record the will of Amelia M. Burns 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 William W. Burns 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 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Amelia M. Burns, deceased; that it was duly executed and attested; and that the said testatoro at the time of signing her 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 wirntesses above named, be entered of record in this Court. John W. Dailey. Probate Judge (Seal)

Order for Appointment and for Bond
In the matter of the estate of Amelia M. Burns, deceased.
The last will of Amelia M. Burns, deceased, late of Jerome Township im said County, having the heretofore been duly proved and allowed; this day William W. Burns, the Executor named in said Will, appeared in open Court, and made and filed an application under oath, as required by law, to be appointed as such Executor, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said William W. Burns is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving Bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and he is hereby directed not to continue decedents business, but close the same up forth-with, and this cause is continued. John W. Dailey, Judge (Seal)

Bond Approved and Letters Issued Order to Publish Notice.
In the Matter of the estate of Amelia M. Burns, deceased
This day William W. Burns appeared in open Court, accepted the trust as Executor of the Estate
of Amelia M. Burns, deceased, and gave and filed herein his Bond in the sum of Twenty-one
hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company and--as sureties, which Bond is approved by the Court. It is therefore ordered that Letters
Testamentary issue on the Will of said decedent to said William W. Burns 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 \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

May 23, 1946

Order for Appointment and for Bond
In the Matter of the estate of Lida M. Scheiderer, deceased
The Last Will of Lida M. Scheiderer, deceased, late of Marysville, Ohio in said County, having heretofore been duly proved and allowed; this day William J. Scheiderer, the Executor named in said Will, appeared in open Court, and made and filed an application under oath, as required by law, to be appointed as such Executor, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said William J. Scheiderer is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving Bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and this Cause is contined. John W. Dailey, Judge (Seal)

Bond approved and letters issued order to publish notice
In the matter of the estate of Lida M. Scheiderer, Deceased
This day William J. Scheiderer appeared in open Court, accepted the trust as Executor of the Estate of Lida M. Scheiderer, deceased, and gave and filed herein his Bond in the sum of Twenty one hundred Dollars, condition according to law, with The American Bonding Company of Baltimore as sureties, which Bond is approved by the Court. It is therefore ordered that Letters
Testamentary issue on the Will of said decedent to said William J. Scheiderer that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executor pay the costs herein taxed at \$\frac{1}{2} \text{ John W. Dailey, Wudge (Seal)}.

May 24, 1946

Order for Appointment and for Bond
In the matter of the estate of George L. Street, Deceased
This day Mary E. Sunday 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 L. Street, deceased. late of the Village of Richwood in said County, and an affidavit that there is not to

her knowledge any Last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Mary E. Sunday is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Seven Thousand and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice
In the Matter of the estate of George L. Street, Deceased
This day Mary E. Sunday appeared in open Court, accepted the appointment as Administratrix of the Estate of George L. Street, deceased, and gave and filed herein her Bond in the sum of Seven Thousand and no/100 Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Mary E. Sunday that John Treese, Frank Martino and Ralph Vestal be appointed appraisers of said estate; 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 \$______ John W, Dailey Judge (Seal)

Order for Appointment and for Bond
In the Matter of the Estate of Bruce Street, Deceased
This day Mary E. Sunday 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 Bruce Street, deceased, late of the Village of Richwood, in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, slap a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed to administer the goods and estate of said deceased, not administered, that said Mary E. Sunday is a suitable person and legally competent, and that George L. Street the former sole Administrator died on the 15th day of May, 1946 without fully administering said Estate; it is ordered that said Mary E. Sunday be appointed as such Administrator de Bonis Non upon giving bond with sureties as required by law in the sum of Two Thousand and no/100 Dollars, and this cause is contineud. John W. Dailey, Judge (Seal)

Bond Approved and Letters Issued Order to Publish Notice
In the matter of the estate of Bruce Street, deceased
This day Mary E. Sunday appeared in open Cout, accepted the appointment as Administrator de
Bonis Non of the Estate of Bruce Street, deceased, and gave and filed herein her Bond in the
sum of Two Thousand and no/100 Dollars, conditioned according to law, with The Fidelity and
Deposit Company of Marykand as sureties, which Bond is approved by the Court. It is therefore
ordered that Letters of Administration de Bonis Non issue to said Mary E. Sunday; that notice
of said appointment be published as required by law; that this proceeding be recorded, and that
sad Administrator de Bonis Non pay the costs herein taxed at \$\simeq_{\text{.}}\$ John W. Dailey, Judge
(seal)

In the matter of the Guardiahship of John Jerew, an incompetent
This day this cause came on to be heard on the application of Allen & Allen for the allowance of council fees in the sum of Twenty-five Dollars (\$25.00) for services rendered to the guardian. The Court being fully advised of the premises finds that said sum is reasonable and authorized said guardian to pay to Allen & Allen the sum of Twenty-five Dollars for services rendered said guardianship and to file his voucher therefor in the next account inthis matter.

Approved by: H. F. Krickenberger, Chief Atty., U. S. Veterans Administration. John W. Dailey Probate Judge (Seal)

Orders on Filing Inventory and Appraisement
In the matter of the guardianship of Walter LeRoy Elliott and Lewis Robert Elliott, minors
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. John W. Dailey, Probate Judge (Seal)

PROBATE NOTICE-APPROVAL AND SETTLEMENT OF ACCOUNTS
Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County, Onio, for approval and settlement: 14952 William L. Coleman, administrator of the estate of John Wenger, First and Final Account. 14957-A James Clevenger, Ancillary Executor of the estate of Amy Clevenger, First and Final Account. 15011 Doris Esther Beightler, Administratrix of the estate of Howard Leslie Beightler, First and Final Account. 14967-A Pride H. Fish, executor of the estate of R. S. Fish, First and Final Account. 14997 Will Hall, administrator fo the estate of Dolly Hall, First and Final Account. 14967-A D. M. Shonting, executor of the estate of Anna M. Fensel, Forst and Final Account. 15005
Tabitha M. Langstafi, administratrix of the estate of John M. Langstaff, First and Final Account. 14455 Gertrude G. Bown, guardian of Norman C. Bown, Second and Final Account. 14943-A Emma Zahn, Executrix of the estate of Joseph Zahn, First and Final Account. 15002 A. D. Farish administrator of the estate of Elizabeth Parish, First and Final Account. Unless exceptions are filed therto, said accounts will be for hearing before said Court, on the 29th day of June 1946, at 10:00 o'clock A. M., at which time said accounts will be considered and continued from day to day until finally disposed of. Anyperson interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal)

May 24 1946

Entry confiming sale and ordering deed and distribution

Kenneth D. Kyle, Guardian of Nora E. Lake, an incompetent, Plaintiff, -vs- Nora E. Lake, et. al., Defendants
This day this cause came on to be heard on the report of Kenneth D. Kyle, Guardian of Nora E. Lake, an incompetent 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 haveing carefully examined said report and finding the proceedings of said petition, in all respects correct and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said Petitioner execute a deed of all the right, title, and interest of the said Nora E. Lake, an incompetent in said real estate to the purchaser Gerald Anderson, upon the payment of the purchase price in cash. This cause coming on further to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale, amounting to

the sum of Seven thousand Five Hundred Dollars (\$7500.00) it is ordered that said Guardian out of the money in his hands pay: First: To the Treasurer of this County, the taxes against said property in the sum of \$49.91; Second: The ProbateCourt costs incurred in the sale of said property, the sum of \$26.29; Third: To Allen& Allen, attorney fees for this land sale, the sum of \$270.00; Fourth: It is further ordered that the balacne of said proceeds amounting to the sum of \$7127.80 be accounted for by said Guardian, according to law. John W. Dailey, Judge (Seal)

May 25, 1946

Filing of First and Final Account Eastate of Mary A. Edwards, Deceased This day came Owen Edwards, Administrator of said estate, and filed his First and Final account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of July, 1946 at 10:00 o'clock A. M. and that notice therof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued unbil said time. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account Estate of William A. Sheneman, Deceased This day came William A. Fawn, Administrator with the will annexed of said estate, and filed his First and Final account herein. It is therupon ordered that said account be set for hearing on Wednesday, the 31st day of July 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account Estate of Laura Sheneman, Deceased This day came Myrtle Fawn, Executrix, of said estate, and filed her First and Final Account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of July, 1946, at 10:00 o'clock A. M. and that notice therof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

14311-A Filing of First Account Estate of Josephine Burris, Incompetent This day came Clifton L. Caryl, Guardian of said estate, and filed his First Account herein It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of July, 1946, at 10:00 o'clock A. M. and that notive thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

12049-D Filing of First Account Estate of Sara H. Andrews, deceased This day came Clifton L. Caryl, Administrator with the will annexed de Bonis Non of said estate, and filed his First account herein. It is thereupon ordered that said account be set for hearing on Wednesday the 31st day of July at 10:00 o'clock A. M. and that notice thereof be published in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Orders on Filing Inventory In the matter of the estate of David N. Stout, 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 5th day of June, 1946, at 10:00 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the state of Ohio, by Sheriff of Union County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herin, at heast 10 days prior thereto. John W. Dailey, Probate Judge (Seal)

Entry ordering service by publication Lloyd Winter, Administrator of the Estate of Thomas Hendrickson, deceased, Plaintiff, -vs-James W. Hendrickson, et. al., Defendant This day the Plaintiff filed an Affidavit, according to law, for the purpose of procuring service by publication; and it appearing to the Court that the Defendant, Marie Seiter, is an heir of Thomas Hendrickson, deceased, and a necessary party and that her residence is unknown to the Plaintiff and cannot with reasonable dilligence be ascerteained and that service of summons on said Defendant cannot be made within this State: it is ordered that publication be made for six consecutive weeks in a news paper printed in this County; that it contain a summary statement of the object and prayer of the Petition mention the Court wherein it is filed and notify the person thus to be served when she is required to answer. John W. Dailey Probate Judge (Seal)

May 27, 1946

In the matter of the estate of Daniel A. Rardin, deceased. Admitting Authenticated Copy of Will to Probate This day an authenticated copy of the last Will and Testament of Daniel A. Rardin, deceased, late of Athens County was presented to the court for record; and it appearing to the court that said Will was duly executed and proved in accordance with the laws of the State of Ohio and admitted to probate in the Probate Court of Athens County in the State of Ohio and that part of the property to which said Will relates is situated in this County, it is ordered that said authenticated copy of said Will be admitted to record in this Court as provided by law, and it is further ordered that said Grace Rardin pay the costs herein taxed at \$6.00.

Howard E. Wurtsbaugh, administrator of the estate of Firman M. Wurtsbaugh, deceased, Plaintiff, -vs-Ruth W. Beckwith and Howard E. Wurtsbaugh, Defendants.

Entry Ordering Appraisement

This matter coming on to be heard upon the Petition and the evidence, the court finds all the defendants herein have voluntarily entered their appearance and consent to the sale prayed for and are properly before the court; and that the heirs at law have demanded and consented to the sale of said real estate, and it is therefore ordered sold and that the prayer of the petition should be granted. It appearing to the court that a new appraisement should be made of said real estate it is ordered that T. P. Sieg, Chase Porter, and O. A. Keigley, three judicious and disinterested persons of the vicinity not next of kin of the petitioner, be and they hereby are authorized 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 of its fair cash value and discharge the duties required by them according to law and to make returnof the proceedings in writing to this court forthwith. The court finds that the administrator herein has heretofore given bonds totaling Twenty-five Thousand Dollars (\$25,000.00) and that it is not necessary that additional bond be given.

15083-A C. A. Hoopes, administrator of the estate of Jessie Hoopes, deceased, Plaintiff, vs.

The Division of Aid for the Aged, et al., Defendants.

Dispensing with a New Appraisement and Bond and Ordering Public Sale

This matter came on to be heard upon the petition of the plaintiff, the cross petition of the defendant, The Division of Aid for the Aged, Department of Public Welfare of the State of Ohio and the evidence. The court finds all of the defendants herein have voluntarily entered their appearance and consented to the sale as prayed for, and are properly before the court; that the prayer of the petition should be granted. It appearing to the court that the amount of the original bond given by C. A. Hoopes as such Administrator is sufficient to cover double the total real and personal assets, it is ordered that the giving of an additional bond be, and hereby is dispensed with; that the real estate described in the petition was appraised by the appraisers of the estate at #1500.00 and that a further appraisal is dispensed with. It is now ordered that C. A. Hoopes as such administrator proceed, as provided by law, to advertise for sale the real estate described in the petition on the 29th day of June, 1946, at 11:00 o'clock A. M., and that he sell the same at not less than two-thirds of the appraised value thereof.

Terms of sale being cash in hand on day of sale. The plaintiff is ordered to make return forthwith upon such sale.

May 23, 1946
To the County Auditor: I hereby certify that I have this day appointed Betty G. Nicol to the position of deputy clerk in my office of Judge of the Probate Court, of said County. Said appointment is to take effect May 23, 1946, and said appointee is to receive as compensation the sum of Three and 50/100 Dollars per day (said appointment being a temporary appointment) and such expenses as the Probate Judge shall fix and determine, and said Betty G. Nicol shall serve during the pleasure of the Judge of the Probate Court. The said compensation is by law payable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury, upon the warrant of the County Auditor.

May 28, 1946

In the matter of the Will of Solomon Jackson Weldon, deceased.

This day this report came on to be heard upon the report of the Master Commissioner heretofore appointed herein, and the court being fully advised in the premises finds that the widow, Blanche Mae Weldon, under guardianship, has a sufficient amount of money in the hands of said guardian to support and maintain her for and during her natural lifetime. The court further finds that it would be to the best interests of such widow to elect to take under the last Will and Testament of Solomon Jackson Weldon. It is therefore ordered that said widow take under the Last Will and Testament of Solomon Jackson Weldon, deceased. It is further ordered that A. Gilbert Kirby, as Master Commissioner, receive the sum of Fifty Dollars (\$50.00) for services rendered herein, said sum to be taxed as court costs and paid by the Executor.

15004
Orders on Filing of Schedule of Claims--Confirming Without Notice
In the Matter of the Estate of Kenneth L. Roberts, Deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiducairy herein, in allowing and classigying claims be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

May 24, 1946

Filing of First and Final Account
Estate of Kenneth L. Roberts, deceased
This day came Bernice M. Roberts, Administratrix of said Estate, and filed her First and Final Account herein, It is therupon ordered that saidaccount be set for hearing on Wednesday, the 31st day of July, 1946 at 10:00 @!clock A. M. and that notice therof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Order for Appointment and for Bond
In the Matter of the Estate of Sylvia J. Miller, Deceased
This day Don Taylor, appeared in open Court, and made and filed an application under oath as required by haw to be appointed as Administrator of the Estate of Sylvaia J. Miller, deceased, late of York Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Don Taylor is a suitable person and legally competenet, 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 and no/loo Dollars, and this cayse is continued. John W, Dailey, Probate Judge (Seal)

Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice.

In the Matter of the Estate of Sylvia J. Miller, deceased

This day Don Taylor, appeared in open Court, accepted the appointment as Administrator of the Estate of Sylvia J. Miller, deceased, and gave and filed herein his Bond in the sum of fifteen Thousand and no/100 Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Don Taylor that Gar Seran, Dave Davis, and Abner McMahon be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey, Probate Judge (Seal)

Journal Entry on Presentation of Will for Probate
In the Matter of the Will of Susannah Perkins, Deceased
An application having been this day presented to the Court by Walter E. Fogle praying that
an instrument in writing purporting to be the last will and testament of Susannah Perkins
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, know to be resident
of the State, by the sheriff and that a hearing on said application will be had on the 6th
day of June, 1946, at 10:00 A. M. John W. Dailey, Probate Judge (Seal)

Filing of First Account
Trust Estate of Hugh Calvin Stewart, Deceased
This day came Clifton L. Caryl, Trustee of said estate, and filed his First account herein, It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of July, 1946, at 10:00 o'clock A. M. and that notice therof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

14992

In the Matter of the Guardianship of Hattie Taylork an incompetent, Sturgis H. Cheney, Guardian. This day this cause came on for hearing upon the application of the Guardian herein for compensation for services rendered and it appearing to the Court that said charges are just and reasonable for the services rendered. It is therefore ordered by the Court that said Sturgis H. Cheney as Guardian be allowed the sum of Two Hundred Dollars (\$200.00) for services rendered. It is further ordered that he account for said payment in his next account, subject to exceptions as other items of credit in said account. John W. Dailey, Probate Judge (Seal)

Entry
In the Matter of the Guardianship of Minetta Shumway, an incompetent, Mckinley Haines, Guardian. This day this cause came on to be heard upon the application of the Guardian for authority to pay Allen & Allen the sum of Cnechundred Dollars (\$100,00) for services rendered as counsel in this proceeding, and upon authority to pay a claim of Willard Rathburn and Rachael Rathburn. The Court being advised in the premises finds that the claim of Willard Rathburn and Rachael Rathburn is not a valid claim against the Estate of Minetta Shumway. It is therefore ordered that the alleged claim of Willard Rathburn and Rachael Rathburn in the amount of Forty Dollars (\$40.00) be and the same hereby is dis-allowed by the Court. It appearing to the Court that the claim of Allen & Allen is reasonable and just. It is ordered that said Guardian pay Allen & Allen the sum of One Hundred (\$100.00) for services rendered in this proceeding and that he take credit for the same in his next account, subject to exceptions as other items of credit therein. John W. Dailey, Probate Judge (Seal)

Entry
In the Matter of the Guardianship of Minnie Schertzer, an incompetent, Marion C. Winter, Guardian. This day this cause came on for hearing upon theapplication of Marion C. Winter the Guardian for authority to pay Louise J. Lindsey the sum of Forty-five (\$45.00) Dollars for food and supplies furnished by Louise J. Lindsey to said ward. The Court being advised on the premises finds that the amount requested appears to be reasonable. It is therefore ordered by the Court that said Guardian be authorized to make payment to Louise J. Lindsey in the sum of Forty-five (\$45.00) Dollars and credit the same in his next account subject to exceptions as other items of credit therein. John W. Dailey, Probate Judge (Seal)

ENTRY APPROVING PUBLICATION OF NOTICE OF ACCOUNTS

This day proof of publication of notice of filing accounts and wouchers 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:
14985 Ruth A. Seaman, Administratrix of the estate of Forest L. Seaman, First and final
account. 14981 Beatrice Parthemer, Administratrix of the estate of Anna Hedges, First and
final account. 15032 Walter H. Graham, Administrator of the estate of Porter L. Graham, First
and final account. 14969-C Hazel Lene, guardian of Mary E., Eugene, Twila, and Vernon Lane,
First account. 14926-A Charles William Bordon, executor of the estate of Laura Gordon, First
and Final Account. 14543 Kenneth Harraman, guardian of Don Harraman, First Account. 14934-C
E. J. Marsh, administrator with the will annexed of the estate of William S. DeHaven, first
and final account. 14927-A Addie E. Brubaker, executrix of the estate of Lucile Brubaker,
First account. 14927-A Addie E. Brubaker, Executrix of the estate of Lucile Brubaker,
First account. 14932 Elsie Dilsaver, administrator of the estate of Thomas C. Wyeth,
Second and final account. 14932 Elsie Dilsaver, administratrix of the estate of Otho W.
Dilsaver, First and final account 15006 Lola Thompson, administratrix of the estate of
Edwin M. Thompson, First and Final Account 10695-D Charles H. Brown, guardian of John R.
Jerew, Fifth Account. John W. Dailey, Probate Judge (Seal)

Fifth Account
In the metter of the guardianship of John Jerew, an incompetent
This day the Fifth Account of Charles H. Brown, Guardian of John Jerew, came on for hearing
and settlement, due notice thereof having been published according to law. Notexceptions
having been filed thereto, and no one now appearing to except or object to the same; and hhe
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 confirmity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The costs herein having been paid, it is ordered that
said account and the proceedings herein be recorded in the records of this office. John W.
Daikey, Probate Judge (Seal) Approved by: H. F. Krickenberger, Chief Att't., U. S.
Veterans Administration.

First and Final Account Orders on Settlement
In the Matter of the estate of Edwin M. Thompson, deceased
This day the First and Final Account of Lola Thompson, Administratrix of the Estate of Edwin
M. Thompson, deceased, came on for hearing and settlement, due notice therof having been
published according to law. No exceptions having been filed 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. It is ordered
that said administratrix pay the costs herein taxed at \$\frac{\pi}{2}\$. It is ordered that
said account and the proceedings hereinbe recorded in the Records of this office. It is
further ordered that the fiduciary and her bondsmen be released and discharged, except for
fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First and Final Account Orders on Settlement
In the Matter of the estate of Otho W. Dilsaver, deceased
This day the First and Final Account of Elsie Dilsaver, Administratrix of the Estate of Otho
W. Dilsaver, deceased, came on for hearing and settlement, due notice thereof having been
published according to law. No exceptions having been filed 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 therto, and being fully advised in
the premises, finds the 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 balance, and said estate settled according to law. It is ordered that said
account and the proceedings herein be recorded in the Records of this office. It is further
ordered that the fiduciary and her bondsmen be released and discharged, except for fraud or
manifest error. John W. Dailey, Probate Judge (Seal)

Second and Final Account Orders on Settlement
In the Matter of the Estate of Thomas C. Wyeth, Deceased
This day the Second and final account of Chester L. Wyeth, Administrator of the estate of
Thomas C. Wyeth, deceased, came on for hearing and settlement, due notice thereof having been
published according to lew. No exceptions having been filed 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 belanced, and said estate settled according to law. It is ordered that
said account and the proceedings herein be recorded in the Records of this office. It is
further ordered that the fiduciary and his bondsmen be released and discharged, except for
fraud of manifest error. John W. Dailey, Probate Judge (Seal)

First Account Orders on Settlement
In the matter of the estate of Lucile Brubaker, deceased
This day the first account of Addie E. Brubaker, executrix of the estate of Lucile Brubaker
deceased came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or
object to the same; and the Court having carefully examined said acc unt 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. TheiCourtefinds a balance of
Thirty Four Thousand, One Hundred Twenty Fourt and 55/100 Dollars (\$34,124.55) in the hands
of said Executrix due said estate; It is ordered that said account and the proceedings herein
be recorded in the Records of this office. John W. Dailey, Probate Judge (seal)

14945
First and Final Account Orders on Settlement
In the matter of the estate of Harry Hathaway, deceased
This day the first and final scount of Gwynn Sanders, Administrator of the Estate of Harry

Hathaway, deceased, came on for hearing and settlement, due notice therof having been published according to law. No exceptions having been filed therto, 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 therto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The court finds that more than thirty days have elapsed since said _______ was notified of the expiration of the time to file said account, and that such delay was necessary and reasonable. The Court finds said account duly belanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered the fiduciary and his bondsmen be released and discharged, except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First and Final Account Orders on Settlement
In the matter of the estate of William S. DeHaven, deceased
This day the first and final account of E. J. Marsh, administrator with the will annexed
of the estate of William S. DeHaven, deceased, came on for hearing and settlement, due notice
therof, having been published according to law. No exceptions having been filed thereto,
and no one now appearing to except or object to the same; and the Court haveing carefully
examined said account and the voucheres therewith and all the matters permaining therto,
and being fully advised in the premises, finds the same to be in all respects just and correct
and in conformity to law. The Court finds said account duly balanced, and said estate settled
according to law. It is ordered that said account and the proceedings herein be recorded
in the Records of this office. It is further ordered that the fiduciary and his bondsmen
be released and discharged, except for fraud and manifest error. John W. Dailey, Probate Judge
(Seal)

First Account Orders on settlement of Guardian's Account
In the matter of the guardianship of Don Harriman,
This day the first account of Kenneth Harriman, Guardian of Don Harriman, came on for hearing and settlement, due notice therof having been published according to law. No exceptions having been filed therto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; it is ordered that the same be and hereby is approved, allowed, and confirmed. The Court finds that more than thirty days have elapsed since said Guardian was notififed of the expiration of the time to file said Account, and that such delay was necessary and reasonable; It is ordered that said Guardian pay the costs herein taxed at \$5.00, within ten days. Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. John W. Dailey Probate Judge (Seal)

First and Final Account -Orders on Settlement
In the matter of the estate of Laura Gorden, deceased
This day the first and final account of Charles William Gorden Executor of the Estate of
Laura Gorden, deceased, came on for hearing and having been filed thereto, and no one now
appearing to except or object to the same; and the Court having carefully examined said
account and the vouchers therewith and all the matters pertaining therto, and being fully
advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. It
is ordered that said Charles William Gorden pay the costs herein taxed at \$26.50, Cost
having been paid. It is orderd that said account and the proceedings herein be recorded in
the Records of this office. It is further ordered that the fiduciary herein and his bondsmen be released and discharged, except for fraud or manifest error. John W. Dailey, Probate
Judge (Seal)
14696-C

First Partial Account, Orders on Settlement of Guardian's Account
In the matter of the guardianship of Mary E. Lane, Eugene Lane, Twila Jane Lane, and Vernon
Dwight Lane, Minors.
This day the First Partial account of Hazel Lane, guardian of Mart E. Lane, Eugene Lane, Twila
Jane Lane, and Vernon Dwight Lane, came on for hearing and settlement, due notice therof
having been published according to law. No exceptions having been filed thereto, and holone
flow appearing to except or object to the same; and the Court having carefully examined said
account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed.
The Court finds said Account duly balanced, as to the estate of Mary E. Lane, and said
Guardianship settled accoring to law. The Court finds a balance of Two Thousand six hundred
eighteen & 65/100 Dollars (\$2,615.65) in the hands of said Guardian due said Wards, Eugene
Lane, Twila Lane Lane, and Vernon Dwight Lane. Costs paid. It is ordered that said account
and the proceedings herein be recorded in the Records of this office. John W. Dailey
Probate Judge (Seal)

First and Final Account Orders on Settlement
In the Matter of the estate of Porter L. Graham, deceased
This day the first and final account of Walter H. Graham, administrator of the Estate of
Porter L. Graham, deceased, came on for hearing and settlement, due notice therof having been
published according to law. No exceptions having been filed therto, and no one naw appearing
to except or object to the same; and the Court having carefully examined said account and
the vouchers therwith and all the matters pertaining therto, and being fully advised in the
premises, finds the 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. Costs Paid. It is ordered
that said account and the proceedings herein be recorded in the Records of this office.
Fiduciary and bondsmen be released and discharged according to law. John W. Dailey, Probate
Judge (Seal)

First and Final Account Orders on Settlement
In the matter of the estate of Anna Hedges, deceased
This day the first and final account of Beatrice Barthemer, administratrix of the estate
of Anna Hedges, deceased, came on for hearing and settlement, due notice therof having been
published according to law. No exceptions having been filed 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 therto, and being fully advised in the premises, finds the 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. Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. Fiduciary and bondsmen released and discharged according to law. John W. Dailey, Probate Judge (Seal)

First and Final Account Orders on Settlement
In the matter of the estate of Forest L. Seaman, deceased
This day the first and final account of Ruth A. Seaman, administratrix of the estate of Forest
L. Seaman, deceased, came on for hearing and settlement, due notice therof having been published according to law. No exceptions having been filed 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 therto, and being fully advised in the premises, finds the 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. Costs paid. It is ordered that
said account and the proceedings herein be recorded in the Records of this office. Fiduciary
and bondsmen be released and discharged according to law. John W. Dailey, Probate Judge (seal)

May 31, 1946

Board of County Visitors, Appointment
In the matter of the Board of County Visitors
Pursuant to the General Cod of Chio, Sec. 2971, providing for a Board of County Visitors for the inspection of all Charitable and Correctional Institutions supported in whole or in part from the county or municipal funds, the Probate Court of said County hereby appointes as members of said board for said County, the following named persons, whose terms of office shall begin on the First Day of May, 1946, and continue for the respective terms hereinafter designated, to-wit: Peter Fisher whose address is Plain City, Chio R. D., for the term of three years.

And it is ordered by the Court that a certificate of said appointment be issued to each of said persons so appointed and a copy, giving full names and addresses, be sent to the Board of State Charities at Columbus, John W. Dailey, Probate Judge (Seal)

Authority to Transfer Real Estate
In the matter of the estate of Louis C. Beem, Deceased
This day came Lena BeemeGillilan, Devisee of the estate of Louis C. Beem, deceased, and filed
herein her application, duly verififed, which application is attached hereto and made a part
hereof, for an order directing the transfer of certain real estate brlonging to said decedent,
as set forth in the application. It appearing to the satisfaction of the Court that all of the
representations set forth in said application are true; that the description of said reali
estate and the list of persons to whom each such parcel therof passed by descent or devise is
as set forth in said application; and it appearing to the satisfaction of the Court that the
law has been fully complied with by said applicant; it is hereby ordered that said real estate
be transferred upon the duplicate of the County 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 John W. Dailey, Probate Judge (Seal)

Journal Entry Authorizing Compromise of Claim In the matter of the estate of Emma B. Beem, deceased This cause came on for hearing on the application of Pearl Thompson, Executrix of the Estate of Emma B. Beem, deceased, for authority to compromise and settle all claims which the said Estate of Emma B. Beem has or may have against the estate of Louis C. Beem, Deceased, and against Perry L. Beem and Lena M. Beem Gillilan, including a claim of the applicant, Pearl Thompson, individually and as executrix of the Estate of Emma B. Beem , deceased, for expenses for the caring for Emma B . Beem during her last illness. It appearing that Pearl Thompson, the applicant, is under the will of said Emma B. Beem, sole beneficiary of her estate, and that all debts and claims against the estate of Emma B. Beem have been fully paid and that no one except said Pearl Thompson has any interest in the estate of Emma B. Beem, the Court deems notice of said application unnecessary and hereby dispenses therewith. Upon consideration thereof, the Court finds the facts set forth in said application to be true and that it would be for the best interests of the said Estate of Emma B. Beem, deceased, to compromise and settle all said claims as set forth in said application, and it is by the Court ordered that said Executrix be and she is hereby authorized and directed to compromise and settle all of said claims for the total sum of \$550.00 to be paid to said Pearl Thompson, jointly as such executrix and as an individual, the same to constitute full payment and discharge of the claim of the estate of Emms B. Beem and of the applicant, Pearl Thompson, individually, for expenses of caring for said Emma B. Beem during her last illness, and also all claims which the estate of Emma B. Beem and Pearl Thompson, individually, have or may have against the estate of Louis C. Beem and against Perry L. Beem and Lena M. Beem Gillilan, and upon receipt of said sum, said applicant as such executrix is authorized and directed to execute and deliver to Perry L. Beem and Lena M. Beem Gillilan a full and complete acquittance and discharge of all claims and demands which she as such executrix may have against said estate of Louis C. Beem and against said Perry L. Beem and Lena M. Beem Gillilan. It further appearing that said Pearl Thompson has heretofore filed in this Court for allowance as provided in Sec. 10509-105 et seq. of the General Code of Ohio, her claim against the estate of Emma B. Beem for the sum of \$1300.00 for caring for said Emma B. Beem during her last illness, the Court finds that said payment of \$550.00 constitutes a full payment to the said Pearl Thompson for her care of said Emma B. Beem, deceased, and said payment of \$850.00 being made contemporaneously with this entry, it is ordered that the said claim of Pearl Thompson filed herein on the 18th day of May, 1944, be and the same is hereby dismissed. APPROVED: A. Gilbert Kirby, Attorney for Pearl Thompson Executrix of the Estate of Emma B. Deem, deceased. Humes, McAllister, Whitley, Attorneys for Perry L. Beem and Lena M. Beem Gillilan. John W. Dailey, Probate Judge (Seal)

9429-A June 1, 1946

Estate of John Coder

This day came Lynette Parks, guardian of said estate, and filed her fourth account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of July, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marys-ville Tribune, a newspaper of this county. And this matter is continued until said time.

Order to transfer certificate of title to Motor Vehicle
In the matter of the estate of Ella Owen, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is abtached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and hereby is authorized to issue a Certificate of Title to Thomas E. Owen, Marysville, Ohio in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

June 3, 1946

Order for Appointment and for Bond
In the Matter of The Estate Of Anna Ayers Armstrong, Deceased
This day C. A. Hoopes apprered 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 Ayers Armstrong,
deceased, late of Marysville in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms
as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said 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 fifteen thousand dollars, and
this cause is continued.

#Ohn W. Dailey, Probate Judge (Seal)

Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice
In the Matter of THE ESTATE OF Anna Ayers Armstrong, Deceased
This day C. A. Hoopes appeared in open Court, accepted the appointment as Administrator of the Estate of Anna Ayers Armstrong, Deceased, and gave and filed herein his Bond in the sum of fifteen thousand dollars, conditioned according to law, with J. M. Lentz and R. B. Neer as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to mid C. A. Hoopes that J. M. Lentz, D. G. Scott and Robert Ackerman be appointed appraisers of said estate; 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 ______ John W. Dailey Probate Judge (Seal)

15084

Order Admitting to Frobate and Record In the Matter of the Will of Samuel Henry Mollenauer, Dedeased

This matter came on this day further to be heared, on the application of Ernest J. Mollenanauer to admit to probate and record the will of Samuel Henry Mollenanauer, deceased, late of the

Township of Leesburg is said County, heretofore filed in this Court.

Hannah Mollenauer, surviving spouse, and that the surviving spouse and all the next of kin of said decedent known to be residented the State have been fluly 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. Oscar Gast, the Commissioner heretofore appointed to take the deposition of Starling Dixon one of the subscribing witnesses to said will, duly returned the commission issued to him, with mid will annexed, and also the deposition so taken, duly certified, heretofore on the 22nd day of May 1946; Robert F. Allen, the other subscribing witness having appeared and giving his testimony. Said subscribing witnesses to said will, having been duly sworn, testified as to the execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will of said Samuel Henry Mollenauer, deceased; thatit was duly executed and attested; and that the daid testator at the time of signing said will, was of fullege, of sound mind and memory,

and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that is together with the said testimony of the sitnesses above named, be entered, of record in this Court. John W. Dailey Probate Judge (Seal)

June 4, 1946

Authority to Transfer Real Estate
In the matter of the estate of George A. Hickok, Deceased
This day came Allie Mae Hickok, Administratrix of the estate of George A. Hickok, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an ordere directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Coupt that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the las 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 descritotion contained in the application, be filed sith the Recorder of the proper County for record, as provided by law. John W. Dailey, Probate Judge (Seal)

Admitting Authenticated Copy of Will to Probate
In the Matter of the Estate of Carlyle Shoemaker, Deceased
This day an authenticated copy of the last Will and Testament of Carlyle Shoemaker, deceased, late of Franklin County, Chio was presented to the Court for record; and it appearing to the Court that said Will was duly executed and proved in accordance with the laws of the State of Chio and admitted to Probate in the Probate Court of Franklin County, in the State of Chio and that part of the property to which said Will relates is situated in this County, it is ordered that said authenticated copy of said will be admitted to record in this Court as provided by law, and it is further ordered that said Elizabeth Shoemaker, Executrix pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey, Probate Judge (Seal)

June 5, 1946

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Sarah M. White, Deceased
Order to Recrod Proof of Publication of Notice of Appointment
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of

Marion C. Winter as Administrator of the Estate of Sarah M. White, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office.

John W. Dailey Probate Judge

15093

Journal Entry on Presentation of Will for Probate
The State of Ohio, Union County.
In the Matter of the Will of Philip M. Fox, Deceased
An application having been this day presented to the Court by Wilson Fox praying that an instrument in writing purporting to be the last will and testament of Philip M. Fox, deceased, be admitted to probate: It appearing all know residents of the State of Ohio have waived notice, it is ordered that a hearing on said application will be had on the 5th day of June, 1946, at 10:00 o'clock, A. M. John W. Dailey, Probate Judge (Seal)

Order Admitting to Probate and Record
In the matter of the will of Philip M. Fox, Deceased
This matter came on this day further to be heard, on the application of Wilson Fox to admit to probate and record the will and codicil of Philip M. Fox, 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 saiddecedent died leaving no surviving spouse and that all thenext of kin of said decedent, known to be residents of the State, have been duly served with notice of the filing of said will and codicil 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 codicil. And Chifton L. Caryl and Mildred L. Fladt, the subscribing witnesses to said will and codicil this day appeared in open Sourt and having been duly sworn, testified respectively to the due execution and attestation of said will and codicil which testimony was reduced to writing, was subscribed by them respectively, and was filed herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will and codicil of said Philip M. Fox deceased; that it was duly executed and attested; and that the said testator, at the time of signing his will and codicil was of full age, of sound mind and memory and not under any restraint. Therefore the Court orders the admitting of said will and codicil to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court. John W. Dailey, Probate Judge (Seal)

Order to Record Proof of Fublication of Notice of Appointment

In the Matter of the Estate of David N. Stout, deceased

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the notice of appointment of Rozella Stout, as Administratrix of the estate of David N. 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. John W. ?Dailey, Probate Judge (Seal)

Order for Appointment and for Bond
In the matter of the estate of Samuel Henry Mollenauer, deceased
The last Will of Samuel Henry Mollenauer, deceased, late of Leesburg Township, in said County, having heretofore been duly approved and allowed; this day Gwynn Sanders, 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 Gwynn Sanders 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 Four Thousand Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued order to publish notice.

In the matter of the estate of Samuel Henry Mollenauer, deceased.

This day Gwynn Sanders appeared in open Court, accepted the appointment as Administrator with the Will Annexed of the Estate of Samuel Henry Mollenauer deceased, and gave and filed herein his Bond in the sum of Four Thousand Dollars, conditioned according to law, with United States Fidelity and Guaranty Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will Annexed issue to said Gwynn Sanders; 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 \$ ______ John W. Dailey, Probate Judge (Seal)

15093 A Probate Court, Union County, Ohio In the Matter of THE ESTATE of Philip M. Fox, Deceased The Last Will of Philip M. Fox, deceased, late of Marysville in said County, having heretofore been duly proved and albowed; this day Wilson Fox, the Executor named in said Will, appeared in open Court, and made and filed an application under oath, as rerequired by law, to be appointed as such Executor, alos a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said Wilson Fox 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. John W. Dailey Probate Judge (Seal) Probate Court, Union County, Ohio June 5, 1946
The the Matter of THE ESTATE OF Philip M. Fox, Deceased This day Wilson Fox appeared in open Court, accepted the trust as Executor of the Estate of Philip M. Fox, decessed, and gave and filed herein his Bond in the sum of ten thousand Dollars, conditioned according to law, with the United Stated Fidelity and Gurranty Co. as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent of said Wilson Fox that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein toxed at \$ John W. Dailey Probate Judge (Seal)

15070

Orders on Filing Inventory In the matter of the estate of Eddie J. Tobey, 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 18th day of June, 1946, at 10:00 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by Publication in the 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 diductary herein, at least 10 days prior thereto. John W. Dailey, Judge (Seal)

Order Approving Inventory and appraisement In the matter of the estate of Margaret Woodburn, Deceased This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order Approving Inventory and Appraisement In the Matter of the Estate of David N. Stout, Deceased This day the Inventory and appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

JOURNAL ENTRY Probate Court Union County, Ohio June 5, 1946 In the Matter of the Estate of Jessie Roopes, deceased This day the Inventory and Appraisement 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 to or waived by all interested parties, as r quired by law, and no no exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge

DERTIFICATE OF APPOINTMENT 14249-V The State of Ohio, Union County Probate Court June 1, 1946 To the County Auditor:

I hereby certify that I have this day appointed Joann Foley to the position of Deputy Clerk im my office of Judge of the Probate Court, of said County.

Said appointment is to take effect June 1, 1946 and said appointee is to receive as compensation the sum of sixty dollars per month and such expenses as the Probate Judge shall fix and determone, and said Joann Foley shall serve during the pleasure of the Judge of the Probate Court.

The said compensation is by law payable to said appointee in semi-monthly installments by the County Treasuer from the County Treasury, upon the warrant of the County Auditor.

John W. Dailey Probate Judge (Seal) OATH OF OFFICE

The State of Ohio, Union County I, Joann Foley, being duly sworn, say that I will support the Constitution of the United States and the Constitution of the State of Chio, and will faithfully discharge the duties of Deputy Clerk in the office of the Judge of the Probate Court of Union County, Chio. Joann Foley Sworn to before me and signed in my presence, this 1st day of June 1946. John W. Dailey Probate Judge.

Orders on Filing Inventroy and Apprecisement Approving forthwith In the Matter of the estate of Lida M. Scheiderer, Deceased This day an inventory and appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventroy and appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Chio. John W. Dailey, Probate Judge (Seal)

Orders on Filing Inventroy and Appraisement approving forthwith In the matter of the estate of Anna Ayers Armstrong, deceased This day an inventory and appraisement in the above captioned estate was filed inthis Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio. John W. Dailey, Probate Judge (Seal)

June 6, 1946

Order Approving Inventory and Appraisement
In the Matter of the Estate of Eddie J. Tobey, Deceased
This day the Inventory and Appraisement 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 Appriasment 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 and Appraisement, after being duly examined be allowed and confirmed. John W. Dailey Probate Judge (Seal)

June 7, 1946

Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Clifton Logan deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a news-paper of general circulation in this County, that the Notice of Appointment of Mary Southwick as Administratrix of the Estate of Clifton Logan, 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. John W. Dailey Probate Judge (Sealy June 7, 1946

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Drusie Winget, deceased.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Charles Winget as Administrator of the Estate of Drusie Winget, 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. John W. Dailey Probate Judge (Seal)

June 7, 1946

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Clifford Eaton, Deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Augustus Hill as Executor of the Estate of Clifford Eaton, 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. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Amelia M. Burns, Deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of William W. 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. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, hio In the Matter of the Will of Susannah Perkins, Deceased This matter came on this day further to be heard, on the application of Walter E. Fogle to admit to probate and record the will of Susannah Perkins, deceased, late of the township of Dover in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and all the next of kin of said decedent, known to be resident of the State, have be n 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 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Susannah Perkins deceased; that it was suly ex cuted and attested; and that the said testator, at the time of signing her 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. John W. Dailey Probate Judge (Seal)

Probate ourt, Union County, Ohio In the Matter of the ESTATE OF Susannah Perkins, Deceased The Last will of Susannah Perkins, deceased, 1ste of Dover Township in said County, having heretofore been duly proved and allowed; this day Walter E. Fogle, the executor named in said Will, appeared in open Court, and made and filed an application under oath, as required by law, to be appointed as such Executor, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said Walter E. Fogle is suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving Bond with sureties as required by law in the sum of Two thousand one hundred and no/100 Dollars, and this cause is continued. John W. Dailey Probate Judge (Seal) Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Susannah Perkins, Deceased This day Walter E. Fogle appeared in open Court, accepted the trust as Executor of the Estate of Susannah Perkins, deceased, and gave and filed herein his Bond in the sum of Two thousand one hundred and no/100 Dollars, conditioned according to law, with Walter E. Fogle 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 Walter E. Fogle; that notice of said appointment be published as required by law;

Orders on Filing Inventory and Appraisement Approving Forthwith
In the Matter of the Estate of Ozro D. Caldwell, Deceased
This day an Inventory and Appraisement in the above captioned estate was filed in this
Court by the fiduciary of said estate. It is ordered that the hearing on the approval
of said Inventory and Appraisement be had before this Court forthwith notice of said hearing having been waived by all persons entitled to notice under the law of the State of Chia
John W. Dailey, Probate Judge, (Seal)

that this proceeding be recroded, and that said Executor pay the costs herein taxed at

John W. Dailey Probate Judge (Seal)

PROBATE COURT, UNION COUNTY, OHIO
Augustus Hill, Executor of the Estate of Clifford Eaton, Deceased.
Plaintiff, -ws- Eva Moodie, et al., Defendants.
This day this cause came on to be heard upon the petition and answer and cross-petition of the State of ohio, Department of Public Welfare, Division of Aid for the Aged, evidence and testimony, and the Court being fully advised in the premises finds that all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein and are now properly before the Court.
The Court further finds that the statements and allegations in said detitions are true; that said executor, having heretofore given a bond in the sum of three thousand dollars (\$3000.00) and having caused said premises to be appraised in the estate, it is ordered that a new appraisement and ghe giving of an additional bond be dispensed with.
And the Court being satisfied that it is necessary to sell the real estate described

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in the petition, and it being made to appear to the Court upon said evidence that it would be more for the interest of said estate to sell the real estate described in the petition at private sale, it is therefore further ordered that said Augustus Hill as such executor prodeed to sell said real estate at private sale for not less than the appraised value thereof on the following terms and conditions, to-wit: Cash on delivery of deed. And said petitioner is ordered to make eturnto this Court immediately after such sale is made, and this cause in continued. John W. Dailey Probate Judge (Seal)

June 8, 1946

The State of Ohio, Union County.
In the Matter of the Adoption of Ronda Sue Snyder
This day this matter came on further to be heard. Whereupon, the Court, finding that six
months have expired from the 25th day of October 1945, upon which the date the Court entered
an interlocutory order of adoption herein; that since that date, the next friend, heretofore appointed by the Court, has visited said child in the home of the petitioner at reasonable intervals and has submitted to the Court a further written report of her findings
relative to the suitability of this adoption; that said interlocutory order of adoption has
not been revoked; that it would not be to the best interest of the child to extend the period
of the interlocutory order;

It is further ordered that a final decree of adoption be, and the same hereby is, entered in this matter and said interlocutory order of adoption is herebymade a part of this final

decree of adoption.
It is further ordered that the name of sa

It is further ordered that the name of said child be changed to Ann Kinsey, the full name by which said child shall be known after adoption.

It is further ordered that a certified copy of the cedree and of the said interlocutory order of adoption, heretofore entered, together with a copy of said child's birth certificate filed with the petition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio. John W. Dailey Probate Judge (Seal)

15093 A June 10, 1946 Probate Court, Union County, Ohio

In the Matter of the Estate of Philip M. Fox, Deceased.
This day an Inventory in the above captioned estate was filed in this Court by the fiductary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio. John W. Dailey Probate Judge (Seel)

IN THE PROBATE COURT OF UNION COUNTY

Howard E. Wurtsbaugh, Administrator of the Estate of Firman M. Wurtsbaugh, Deceased

PLAINTIFF -vs- Ruth W. Beckwith and Howard E. Wurtsbaugh DEFENDENT

This day this matter came on to be further heard on the report of the appraisers heretofore herein appointed, and it appearing u on examination that said report is in all respects regular and corr ct, it is ordered that the same be and it hereby is approved and confirmed. And it appearing that private sale would be to the cest interest of the estate, it is ordered that said Howard E. Wurtsbaugh, as such Administrator sell said real e tate at private sale at not less than being the appreaised value thereof for cash, u on the delivery of a deed. It is further ordered that said Howard E. Wurtsbaugh, as such Administrator make return of sale without unnecessary delay. John W. Dailey

In the Matter of THE ESTATE OF Asa Organ Deceased
This day Tella Organ appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrarrix of the Estate of Asa Organ deceased, hate of Marysvilke, Ohio in said County, and an afficavit that there is not to her knowledge any last Will and Testament if 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 Tella Organ is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Two Thousand Dollars, and this cause is continued. John W. Dailey Probate Judge (Seal)
Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Asa Organ, Deceased

In the Matter of THE ESTATE OF Asa Organ, Deceased
This day Tella Organ appeared in open Court, accepted the appointment as Administratrix of
the Estate of Asa Organ deceased, and gave and filed he ein her Bond in the sum of Two
Thousand Dollars, conditioned according to law, with The Ohio Casualty Company and as sureties
which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Tella Organ that R. B.

Neer, Fred Johnson and Harold Coleman be appointed appraisers of said estate; 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 \$_____. John W. Dailey Judge (Seal)

15076

Order for Private Sale, Etc.
In the matter of the Estate of David N. Stout, Deceased, (1) one 1936 the vrolet Sedan
This day this cause came on to be heard upon the petition herein filed and the testimony
of Rozella Stout, Administratrix of the Estate of David N. Stout, deceased and the Court being
fully advised in the premises finds that the statements and allegations in said petition are
true, and that the property therein described ought to be sold as prayed for. And the Court
being satisfied upon good and sufficient proof that it will be to the advantage of said estate
to sell said automobile at private sale; it is ordered that Rozella Stout as Administratix
of said estate of David N. Stout, deceased, proceed to sell one 1936 Chevrolet Sedan at
private sale, for the best price obtainable. It is further ordered that said Rozella Stout
make return of her proceedings herein, within 30 days from this date, and forthwith after such
sale is made, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Sale of Personal Property Confirmed
In the matter of the estate of David N. Stout, deceased
The administratrix of the above named decedent having filed her return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey. Probate Judge (Seal)

Filing Petition by Surviving Spouse to Purchase Real Estate
Rozella Stout surviving spouse of David N. Stout, deceased, Plaintiff, -vs- Jack Stout and
Rozella Stout, administratrix of the estate of David N. Stout, deceased et al., Defendants
This day came the Plaintiff and filed herein her petition praying for an order for the purchase,
at the appraised value as fixed by the appraisers of the estate of David N. Stout, deceased,
of the real estate in the petition described. Whereupon it is by this court ordered that this
cause be heard on the 15th day of July A. D. 1946, at 10:00 o'clock A. M., and that due and
legal notice of the filing, pendency and prayer of said petition, be given as provided by law
to all parties defendant, excepting those who shall enter their appearance; and this cause is
continued. John W. Dailey, Probate Judge (Seal)

Orders on Filing Inventory
In the Matter of the Estate of Sarah M. White, 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 25th day of June, 1946, at 10:00 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Richwood 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. John W. Dailey, Judge (Seal)

June 12, 1946

Orders on Filing Inventory
In the Matter of the Estate of Asa Organ, 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 27th day of June 1946, at 10:00 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by Sheriff of Union County at least 10 days proor to the date of said hearing; except those who have waived notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Fudge (Seal)

Frobate Court, Union County, Ohio
In the Matter of the Estate of Thomas Forider, Deceased.
The administrator of the above named decedent having filed his return of theorder heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in ac ordance with law, and therefore approves and confirms the same. John W. Dailey Probate Judge (Seal)

Order for Appointment and for Bond
In the Matter of the Estate of Jennie E. Murphy, Deceased
This day M. C. Murphy 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 Jennie E. Murphy, deceased,
late of Claibourne, 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 M. C. Murphy is a suitable personand
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 and no/100 Dollars,
and this cause is continued. John W. Dailey, Judge (Seal)

Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice
In the matter of the Estate of Jennie E. Murphy, Deceased
This day M. C. Murphy appeared in open Court, accepted the appointment as Administrator of the estate of Jennie E. Murphy deceased, and gave and filed herein his Bond in the sum of Two
Thousand One Hundred and no/100 Dollars, conditioned according to law, with the Fidelity and
Deposit Compnay of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said M. C. Murphy that Arthur Potts, and
Frank Brown be appointed appraisers of said estate; 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 \$______ John W. Dailey, Judge (Seal)

June 13, 1946

Entry
In the Matter of the guardianship of Hattie Taylor, an incompetent
This day this cause came on to be heard before the Court on the motion of Ida Cumston for a new trial and on consideration thereon said motion is denied and overruled to all of which the said Ida Cumston excepts. John W. Dailey, Probate Judge (Seal)

Election Under Will by Written Instrument
In the Matter of the Will of William Dennis, Deceased
On this 12th day of June, 1946, a written instrument, duly signed and acknowledged by Kathryn Dennis, surviving spouse of William Dennis, deceased, evidencing her election to take under said will filed in this Court; and it appearing to the Court that said instrument was filed within the time allowed by 1se 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 the Court.

John W. Dailey, Probate Judge (Seal)

Authority to Transfer Real Estate
In the matter of the estate of William Dennis, Deceased
This day came Kathryn Dennis, Executrix of the estate of William Dennis, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real

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estate and the list of persons to whom each such parcel thereof passed by descent or devise is
as set forth in said application; and it appearing to the satisfaction of the Court that the
law has been fully complied with by said applicant; it is hereby ordered that said real estate
be transferred upon the duplicate of the County where such parcels are situated, to the person's
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. John W. Dailey, Probate Judge (Seal)
ORDERS ON FILING OF SCHEDULE OF CLAIMS CONFIRMING WITHOUT NOTICE
Probate Court, Union County, Ohio
 In the Matter of the Estate of William Dennis, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the
fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be dispensed
with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Probate Judge (Seal)
  15033-A
 First and Final Account
 In the Matter of the Estate of William Dennis, Deceased
 This day came Kathryn Dennis, Executris of said estate, and filed her First and Final Account
 herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 31st
 day of July, 1946 at 10:00 o'clock A.M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued
 until said time. John W. Dailey, Probate Judge (Seal)
15048 A
Probate Court, nion County, Ohio
In the Matter of the Estate of Samuel Tenry Mollenauer, Deceased.
This day an Inventory and Appraisement in the above captioned estate was filed in this Court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said
Inventory and Appraisement be had before this Court forthwith, notice of said hearing
having been waived by all persons entitiled to notice under the law of the State of Chio.
John W. Dailey Probate Judge Seal
 6706 A
JOURNAL ENTRIES APPOINTMENT OF TESTAMENTARY TRUSTEE
                                                     June 13, 1946
 Probate Court, Union County, Ohio
IN THE MATTER OF THE TRUST CREATED BY THE WILL OF Elmore Y. King, Deceased.
 This day Elizabeth King McCoy appeared in open Court, and male application by petition filed
 herein for the appointment of a Trustee carrying into effect the Will of Elmore Y. King deceased; and it appearing to the Court that said Will as duly admitted to Probate on the 31st day of July 1907; that Ida C. King, the party holding the life estate under the terms of the said last will and testament, having died and the Court being satisfied that
 a Trustee is necessary, and that L. J. McCoy is a suitable person to be appointed; and he
 having filed in this office a statement, duly verified by his affidavit, of the whole
 estate, and the probable value thereof, and also the probable rents of the real estate. It is ordered that said L. J. McCoy be appointed such Trustee upon giving bond with
 sureties as required by law, in the sum of One housand and no/100 Dollars; and this cause is continued. John W. Dailey Probate Judge (Seal)
Probate Court, Union County, Ohio
IN THE MATTER OF THE TRUST CREATED BY THE WILL OF Elmore Y. King, Deceased.
 This day L. J. McCoy appeared in open Court, accepted the appointment as Trustee of the estate of Elmore Y. King, deceased, and gave and filed herein his Bond in the sum of One Thousand and no/100 Dollars, conditioned according tollaw, with L. J. McCoy, Elizabeth Kine McCoy freeholders as sureties thereon, which Bond is approved by the Court.
 It is therefore ordered that Letters of Trusteeship issue to said L. J. McCoy that Mhis
 proceeding be recorded, and that said Trustee pay the costs herein taxed at $-----
 John W. Dailey Probate Judge (Seal)
 6706-A Petition for Order to Distribute Assets in Kind ORDERS Probate Court, Union ounty, Ohio
 In the Matter of THE ESTATE OF Elmore Y. King, Deceased. this day L. J. McCoy, trustee of the estate of Elmore Y. King deceased, appeared in open
 Court, and filed his petition praying for an order authorizing the distribution and paying
 over of certain assets of said estate, as described and set forth in said petition. To-wit: 9 shs, Cincinnati, New Orleans, and Texas Pacific Railway Company, common stock, certificate
 No. 6364. To whom to be Distributed -- Elizabeth King McCoy.
 And it appearing to the Court that the statements in said petition are true and that all
 the legatees or distributees, whose interests may be affected by such distribution, con-
 sent to have the same distributed and paid over, in kind, as indicated by their consent
 in writing attached to said petition:
 It is therefore ordered that said trustee distribute and payover said assets in kind as
 described above; provided however, that each legatee or distributee herein shall be liable
 to return such assets or the prodeeds therefrom, should they be necessary to pay any re-
 jected claim or casims in suit.
 It is further ordered that said trustee report his proceedings herein immediately after
 the making of such distribution; and this cause is continued. John W. Dailey Probate Judge (Seal)
 Frobate Court, Union County, Ohio
 In the Matter of THE ESTATE OF Elmore Y. King, Deceased.
 This day came L. J. McCoy, trustee of the estate of Elmore Y. King deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in
 kind, to such of the distributees as were willing to receive the same. And it appearing
 to the Court that said report is in all respects correct, and that such distribution has
 been made according to law and the former order of the Court; it is ordered that the pro-
 ceedings of said trustee be and the same are hereby approved. And it is further ordered
 that this proceeding be recorded, and that said trustee pay the costs herein taxed at
 I---- John W. Dailey Probate Judge (Seal)
 15096
 Probate Court, nion ounty, hio
 In the Matter of THE ESTATE OF Ursel Jackman, deceased.
This day ahn ". ackman appeared in open Court, and made and filed an application under
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oath as required by law to be appointed as Administrator of the Estate of Treel Jackman deceased, late of Marysville, Chio 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 taid John W.

Jackman is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty one hundred --- Dollars, and this cause iscontinued. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Thio
In the Matter of the Estate Of Ursel Jackman, deceased.
This day John W. Jackman appeared in open Court, accepted the appointment as Administrator of the Estate of Treel Jackman deceased, and gave and filed herein a surety Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with John ".Jackman and The Fidelity & Deposit as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said John W. Jackman that Ivan Southard, Charles Collier and Dwight Schuler be appointed appraisers of said estate; 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 \$ ---- John W. Dailey Judge (Seal)

June 14, 1946

Probate Court, The State of Ohio, Union ounty In the Matter of the Adoption of Stephen Wright this day this matter came on to be heard and the Court proceeded to a full hazring, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice has been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition are true; that the child is legally the child by birth of the spouse of the petitioner and is living, and has lived in the home of the petitioner and his spouse continously for more than one year. And the Court having examined the petitioner and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioner is suitably qualified to care for and rear the child and that the best interests of the child will be promoted be the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitiled cause. It is further ordered that the name of said child be changed to Stephen Wright Kavenagh the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, him John W. Dailey Probate Judge (Seal)

Orders on Filing Inventory
In the Matter of the Estate of Susannah Perkins, Deceased
This day an inventory in the above captioned estate was filed in this Court by the fiduciary
of said estate. It is ordered that the approval of said Inventory be set for hearing before
this Court on the 29th day of June 1946, at 10:00 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by Publication in the Union County Journal at least 10 days prior to the date of said hearing; except
those who have waived said notice or who will hereafter be personally berved by the fiduciary herein, at least 10 days prior thereto. John W. Dalley, Judge (Seal)

14694

Filing of First and Final Account
In the Matter of the Estate of Emma B. Beem, Deceased
This day came Pearl Thomson, Executrix of said estate, and filed her First and Final Account herein, It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of July, 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

June 13, 1946

6706-A

In the Matter of Elmore Y. King, Deceased
This day the trustee herein filed his statement in lieu of and for an account and it appearing
to the Court the assets have properly been accounted for it is ordered that said statement be and
hereby is accepted by the Court in lieu of and for an account. It is further ordered that the
fiduciary and his bondsmen be released and discharged, except for fraud. It is further ordered
that this statement be recorded in the records of this office. John W. Dailey, Probate Judge
(Seal)

June 15, 1946

14992
In the Matter of the Guardianship of Hattie Taylork an incompetent
This dy Hattie Taylor filed her motion in this Court for termination of Guardianship. It is ordered that said motion be assigned for hearing on July 5, 1946 at 10:00 o'clock A. M. John W. Dailey, Probate Judge (Seal)

In the Matter of the Guardianship of Hattie Taylow, an incompetent
This day Ida Cumston, by her attorney, appeared in open Court and filed a notice of her intention to appeal from the judgement and order of this Court in the matter of allowances to be expended by the guardian of said ward. Rendered on the 29th day of April, 1946, to the Court of Appeals of Union County, Ohio. It is, therefore, ordered that said Ida Cumston give a bond in the sum of One Hundred (\$100.00) Dollars with sureties subject to approval of this court on or before the 26th day of June, 1946. John W. Dailey, Probate Judge (Seal)

June 17, 1946

15097
IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Estate of Merton Smith, deceased.
This day an application was filed in this Court to relieve the above estate from administration and for an order ordering delivery of personal property.
It is ordered that notice of said application be given by publication in the Marysville Tribune for three weeks and that said application be for hearing before this Court on the 9th day of July, 1946 at 10:00 o'clock A.M. John W. Dailey Probate Judge (Seal)

June 18, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of Bruce Street, deceased.
This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio. John W. Dailey Probate Judge (Seal)

Filing of First and Final Account
Estate of Bruce Street, Deceased
This day came Mary E. Sunday, Administratix of the Estate of George L. Street, dec'd, and filed had final account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of July 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Syliva J. Miller, deceased.
This day the Inventory and Appraisement 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 Inven-

It appearing to the satisfaction of the Court that notice of the filing of the said Inventory and Appraisement 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

In the Matter of the Estate of George L. Street, deceased.

This day the Inventory and Appraisement 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 to or waived by all interested parties, as required by law, and no exceptions having been filed therto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Estate of Clara M. Archart, deceased.
This day came Marion C. Winter, Executor of said estate, and filed his First and final account herein.
It is therefore ordered that said account be set for hearing on Wednesday, the 31st days of July, 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

Order for Appointment and for Bond
In the Matter of the Estate of Edna May Howard, Deceased
This day Archie D. Howard 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 Edna May Howard, deceased, late of the Willage of Plain City 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 siad Archie D. Howard is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-one Hundred Dollars, and that he is hereby directed not to continue decedents business, but close the sam up forth-with. and this cause is continued. John W. Dailey, Judge (Seal)

Bond Approved and Letters Issued Appointment of Appraisers order to publish Notice
In the Matter of the Estate of Edna M. Howard, Deceased
This day Archie D. Howard appeared in open Court, accepted the appointment as Administrator of the Estate of Edna May Howard deceased, and gaveand filed herein his Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Ohio Casualty Ensurance Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Archie D. Howard, that Cephus Atkinson, Charles Prugh and Richard Herriott be appointed appraisers of said estate; 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 \$______. John W. Dailey, Judge (Seal)

In the Matter of the Will of Wilson Shannon Burgoon
This day the fiduciary herein filed an application for instructions under the Last Will and
Testament of Wilson Shannon Burgoon, Deceased. It is ordered by the Court that this matter
be assigned for hearing on the 5th day of July, 1946 at 10:00 o'clock A. M. John W. Dailey
Probate Judge (Seal)

PROBATE COURT, UNION COUNTY, OHIO

In the Matter of the Estate of Neva H. Rings, deceased

his day this cause came on to be heaed upon the complaint of Cary Holycross alleding that
Jacob Rings, widower of decedent, had concealed, embezzled or conveyed away certain goods and
chattels and other assets belonging to the estate of said decedent; and said compalint was
submitted to the court upon the pleadings, evidence and argument of counsel, a jury not having open required by Either party. And the court being fully advised in the premises find
that the said Jacob Rings has concealed, embezzled or conveyed away the following assets
belonging to the estate of said decedent, to-wit:

Cash in the amount of

A diamond ring of the value of

110.00

Household goods of the value of 550.00 Chickens of the value of 62.25 Corn of the value of 1054.29 Hay of the value of 208.37 In all \$2200.91

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t is therefore considered by the court that Cephas Atkinson as Executor of the Estate of
Neva H. Rings, deceased, recover a judgment against the said Jacob Rings in said sum of $2200.91 together with the costs of this proceeding taxed at $200 and execution awarded therefor. Exceptions noted for Jacob Rings. John W. Dailey (Seal) APPROVED: C. A. Hoopes Attorney for Estate of Neva H. Rings.

A. Gilbert Kirby, William L. Coleman Attorneys for acob Rings.
Probate Court, Union County, Ohio
 Estate of Anna Ayers Armstrong, deceased.
The administrator of the above named decedent having filed his return of the public sale
of the personal property of said decedent, and the Court having carefully examined the same,
finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey Probate Judge (Seal)
                                             June 19, 1946
 15099
robate Court, Union County, Ohio
 In the Matter of the Will of Dexter D. Ketch, decessed.
This matter came on this day further to be heard, on the application of Opal C. McKinney to admit to probate and record the Will of Dexter D. Ketch, deceased, late of the Village of
 Plain City in said County, heretofore filed in this Court.
It is now shown to the satisfaction of the Court that said decedent died leaving Lulu M.
Ketch surviving spouse and that the surviving spouse and all the next of kin of said
decedent, known to be resident of the State, have be n duly served with notice of the filing of said Will and of the ap lication to admit it to probate and record in this Court, pur-
suant to a former order of this Court, or have waived notice and given consent to the probate
 "nd Opel C. McKinney, Elton D. Ketch, and A. G. Kirby subscribing witnesses to said Will,
and No codicil 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 Dodicil, 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 Dexter D. Ketch, deceased; that it was duly
 executed and attested; tand that the said testator, at the time of signing said Will, was of
 full age, of sound mind and memory andnot under any restraint.
 Therefore the Court orders the adm tting 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. John
 W. Dailey Probate Judge (Seal)
 14992
 IN THE PROBATE COURT OF UNION COUNTY, OHIO
 In the Matter of "attie Taylor, an incompetent.
 This day Ida Cumston appeared in open Court and filed a supersedeas bond on appeal in the
 sum of $100.00 by deposit in cash in the amount of $100.00 with the Court, which amount is approved by the Court. John ". Dailey Judge Approved: J. W. Jacoby Atty. for Ida Cumston
 The State of Ohio, Union County
 In the Matter of the Will of Dexter D. Ketch, deceased.
 An application having been this day presented to the court by Opal C. McKinney praying that
 an instrument in writing purporting to be the last will and testament of Dexter D. Ketch,
 deceased, be admitted to probate; it appearing to the court these surviving spouse and to
 the next of kin of said testator, known to be resident of the State, haved waived notice in
 writing, it is ordered that a hearing on said application will be had on the 19th day of
 June 1946, at 10:00 o'clock. A. M. John W. Dailey Probate Judge (Seal
 IN THE PROBATE COUNT OF UNION COUNTY, OHIO
 in the Matter of Hattie Taylor, an incompetent
 This day Ida Cumston appeared in open Court and filed a precipe for a transcript on appeal
 as provided by law.
 The lawful fees having been paid therefore, it is ordered that an authenticated transcript
 of the Journal Entries and such other transcripts as set forth in said precipe be prepared
and forthwith filed with the Court of the Court of Appeals. John W. Dailey Judge (Seal) Approved: J. W. Jacoby Atty. for Ada Cumston
Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Dexter D. Metch, deceased.
 the last Will of Dexter D. Ketch, decessed, late of Plain City is eaid County, having herto-
                  approved and allowed; this day Opal C. McKinney appeared in open cou
 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 Opal C. McKinney is a suitable person and legally com-
petent, it is ordered that she be appointed as such Administrator with the Will Annexed
upon g ving bond with sureties as required by law in the sum of $2100.00 Dollars, and this
cause is continued. John W. Dailey Judge (Seal)

Probate Court, Union County, Ohio

In the Matter of THE ESTATE OF Dexter D. Ketch, deceased

his day Opal C. McKinney appeared in open Court, accepted the appointement as Administrator with the Will Annexed of the Estate of Dexter D. Ketch deceased, and gave and filed herein her Bond in the sum of $2100.00 Twenty-one hundred ----- Dollars, conditioned according to law, with The Hartford Accident and Indemnity Company and herself as sureties, which
Bond is approved by the Court.
 It is therefore ordered that Letters of Administration with the Will Annexed issue to said
Opal C. McKinney that notice of said appointment be published as required by law; that bhis
proceeding be recorded, and that said Administrator with the Will Annexed pay the costs
herein taxed at $_
                          _____. John W. Dailey_ Judge (Seal)
Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Minetta Shumway, deceased.
 This day McKinley Haines appeared in open Court, and made and filed an application under oath
as required by law to be appoined as Administrator of the Estate of Minetta Shumway deceased,
late of York Township and an affidavit that there is not to his knowledge any last Will
and 'estament 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 McKinley Haines is a suitable person and
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legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Four Thousand and no 100 --- Bolings

and this cause is continued. John W. Dailey Judge (Seal) Probate Court, Union County, Ohio In the "atter of THE ESTATE OF Minetta Shumway, deceased. This day McKinley Haines appeared in open Court, accepted the appointment as Administrator of the Estate of Minetta Shumway deceased, and gave and filed herein his Bond in the sum of Four Thousand and no/100 Dollars, conditioned according to law, with The Fadelity and Deposit Co. of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said McKinley "aines that be appointed appraisers of said estate; that notice of said appointment be published as reouired by law; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$_____. John W. Dailey, Judge (Seal) Election Under Will by Written Instrument In the Matter of the Will of Lida M. Scheiderer, Deceased On this 19th day of June, 1946, a written instrument, duly signed and acknowledged by William J. Scheiderer, surviving spouse of Lida M. Scheiderer deceased, evidencing his election to take under 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 the Court. John W. Dailey, Probate Judge (Seal) Orders on Filing Inventory and Appraisement approving forthwith In the Matter of the Estate of Amelia M. Burns, Deceased This day an inventory and appraisement in the above captioned estate was filed in this Court By the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio. John W. Dailey, Probate Judge (Seal) June 21, 1946 Order to record proof of publication of notice of appointment.

In the Matter of THE ESTATE OF Bruch Street, deceased.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a news paper of general circulation in this County, that the Notice of Appointment of Mary E.

Sunday as Administratrix de Bonis Non of the Estate of Bruce Street, 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. John W. Dailey Judge (Seal)

15086 order to record proof of publication of notice of appointment In the Matter of THE ESTATE OF George L. Street, deceased. This day the affidavit of George W. Aeigley, publisher, agent of the Richwood Gazette, a news paper of general circulation in this County, that the Notice of Appointment of Mary E. Sunday as Administratrix of the Estate of George L. Street, 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. John W. Dailey Judge (Seal) June 22, 1946 15038 Probate Court, Union County, Ohio Sale of Personal Property Confirmed In the Matter of the Estate of Clark D. Rogers, deceased.

The administratrix of the above named decedent having filed his return of the order heretofore issued for provate sale of the personal property of said decedent, and the Court having carefully examined the same, finds said prodeedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey Probate Judge (Seal) 14791 Filing of First and Final Account Estate of Anna Renner, Deceased This day came Verna Hauff, Administratrix of said estate, and filed her First and Final Account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of July, 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (seal) 14657 Filing of Second and Final Account Estate of George Frederick Renner, Deceased This day came Alfonse P. Renner, Administrator with the will annexed of said estate, and filed his Second and Final Account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of July, 1946, at 10:00 o'clock A. M. and that notice there-of be published as required by law, in the Marysville Tribune, a newspaper of this County. Amd this matter is continued until said time. John W. Dailey, Probate Judge Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Ozro.D. Galdwell, deceased. This day the affidavit of Rosemary Westlake, publisher, agent of the Union County Journal, a hewspaper of general circulation in this County, that the Notice of Appointment of Josie M. Caldwell, as Executrix of the Estate of Ozro D. Caldwell, deceased, was publisher 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. John W. Dailey Judge (Seal) June 24, 1946 Order to Record Proof of Publication of Notice of Appointment. Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Sylvia J. Miller, deceased. This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gezette, a newspaper of general circulation in this County, that the Notice of Appointment of Don Taylor as Administrator of the Estate of Sylvia J. Miller, deceased, was published in said newspaper as heretofore ordered , was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Judge (Seal) 15100

This day Esther Wheeler appeared in open Court, and made and filed an a plication under oath

Probate Court, Union County, Ohio

In the Matter of THE ESTATE OF Clara C. Norris, deceased.

as required by law to be appointed as Administratrix of the Estate of Clara C. Norris, deceased, late of Claibourne Township in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Ester Wheeler is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureites as required by law in the sum of Two Thousand One Hundred no/100 Dollars, and this cause is continued. John W. Dailey Probate Judge (Seal) Probate Court, Union County, Chio

In the Matter of THE ESTATE OF Clara C. Norris, deceased.

Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice.

This day Ester Wheeler appeared in open Court, accepted the appointment as Administratrix of the Estate of Clara C. Norris, deceased, and gave and filed herein Surety Bond in the sum of Two Thousand One Hundred and no/100 Dollars, conditioned according to law, with Esther Wheeler and Fidelity and Deposit Company of Maryland as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Esther Wheeler that R. F. Bell, J. T. Reed and C. B. Crabtree be appointed appraisers of said estate; that notice of sapd appointment be published as required by law; that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$____ John W. Dailey Judge (Seal)

May 21, 1946

15038 Order to Sell

In the Matter of the Estate of Clark D. Rodgers, Deceased
This day this cause came on to be heard upon the petition herein filed and the testimony of
Glenna M. Blemenschein and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought
to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that
it will be to the advantage of said estate to sell said personal property at private sale; it
is therefore ordered that Glenna M. Blamenschein as Administratrix of said estate of Clark
D. Rodgers, Deceased, proceed to sell 18 shares of Ohio Water Service Compnay \$10.00 per
common stock at private sale, for \$180.00 in cask. It is further ordered that said sale be
made on the following terms: Cash It is further ordered that said Glenna M. Blumenschein
make return of her proceedings herein, within 30 days from the date, and forthwith after such
sale is made, and this cause is continued. John W. Dailey, Probate Judge (Seal)

June 25, 1946

Journal Entry on Presnetation of Will for Probate
In the Matter of the Will of George E. Parish, Deceased
An application having been this day presented to the Court by Orville Parish praying that an instrument in writing purporting to be the last will and testament of George E. Parish,
Deceased, be admitted to probate: All next of kin having waived notice in writing, is ordered that a hearing on said application will be had on the 25th day of June, 1946 at 10:00 o'clock
A. M. John W. Dailey, Probate Judge (Seal)

15101 Order admitting to probate and record In the Matter of the Will of George E. Parish, Deceased This matter came on this day further to be heard, on the application of Orville Parish to admit to probate and record the Will of George E. Parish, 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 that the surviving spouse and all thenext of kin of said decedent, know to be resident of the State, have been duly served 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 waited notice and given consent to the provate of said Will. And A. D. Parish and Chalres Davis, 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 respecticely, and was filed herein. Whereupon the Court finds that the aforesaid instrument of writing, is the Will of said George E. Parish deceased; that it was duly executed and attested; and that the said testator, at the time of signing Will he 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. John W. Dailey, Probate Judge June 25, 1946 (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Sarah M. White, deceased.
Order Approving Inventory and Appraisement

This day the Inventory and Appraisement 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 and Appraisment 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 and Appraismeent, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

15101 A
Probate Court, Union County, Ohio
Order for Appointment and for Bond

In the Matter of THE ESTATE OF George E. Parish, deceased
The last Will of George E. Parish, deceased, late of Jackson Township in said County, having heretofore been duly proved and allowed, this day Orville Parish appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator with the Will Annexed of the Estate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Orville Parish is a suitable person and legally competent, it is ordered that he be appointed as such Administrator with the Will Annexed upon giving b nd with sureties as required by law in the sum of Twenty-one Hundred Dollars, and this cause is continued. John ". Dailey Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF George E. Parish, deceased.
Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice.
This day Orville Parish appeared in open Court, accepted the appointment as Administrator with the Will Annexed of the Estate of George E. Parish deceased, and gave and filed herein his Bond in the sum of Twenty- one Hundred Dollars, conditioned according to law, with

The Ohio Casualty Company as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the Will Annexed issue to said Orville Parish that Ray Huffman, Gorby Ställsmith, and Charlie Davis be appointed appraisers of said estate; that notice of 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 \$______. John W. Dailey Probate Judge (Seal)

Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County, Ohio, for approval and settlement: 14791 Verna Hauff, Administratris of the Estate of Anna Renner, First and Final Account; 14657-A Alfonse P. Renner, Administratrispator with the will annexed of the Estate of George Frederick Renner, Secondand Final Account; 14986-A Marion C. Winter, Executor of the Estate of George L. Street, First and Final Account; 15063 Mary E. Sunday, Administratrix of the Estate of George L. Street, First and Final Account of Bruce Street; 14694 Pearl Thomson, Executrix of the Estate of Emma B. Beem, First and Final Account; 15037-A Kathryh Dennis, Executrix of the Estate of William Dennis, First and Final Account; 13728 Eva Shirk, Guardian of Ettie D. Louck, Fifth Account; 10564 Ivan McAdow, Guardian of Samuel D. McAdow, Nine teenth Account; 10261-A Dorothy Cashell, Guardian of Ivan Hugh Cashell, Seventeenth Account; 2429-A Lynette Farks, Guardian of John Coder, Fourth Account; 11273-A Wilfton L. Caryl, Trusteef the Estate of Hugh Calvin Stewart First Account; 15004 Eernice M. Roberts, Administrative of the Estate of Kenneth L. Roberts, First and Final Account; 1431-A Clifton L. Caryl, Guardian of Josephine Burris, First Account; 12049-D Clifton L. Caryl, Guardian of Josephine Burris, First Account; 12049-D Clifton L. Caryl, Guardian of Josephine Burris, First Account; 12049-D Clifton L. Caryl, Guardian of Josephine Burris, First Account; 12049-D Clifton L. Caryl, Guardian of Josephine Burris, First Account; 12049-D Clifton L. Caryl, Guardian of Josephine Burris, First Account; 12049-D Clifton L. Caryl, Guardian of Josephine Burris, First Account; 12049-D Clifton L. Caryl, Guardian of Josephine Burris, First Account; 12049-D Clifton L. Caryl, Guardian of Josephine Burris, First Account; 12049-D Clifton L. Caryl, Guardian of Josephine Burris, First Account; 12049-D Clifton L. Caryl, Guardian of Josephine Burris, First Account; 12049-D Clifton L. Caryl, Guardian of Joseph

Probate Court The State of Ohio
Journal Entry on Presentation of Will for Probate
In the Matter of the Will of Lutrell Stiner, deceased.
An application having been this day presented to the Court by Valera M. Stiner praying that an instrument in writing purporting to be the last will and testament of Lutrell Stiner deceased, be admitted to probate:

't is orfered that 3 day's 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 the 1st day of July 1946, at 10:00 o'clock. John W. Dailey Probate Judge (Seal)

IN THE PROBATE COURT, OF UNION COUNTY, OHIO C. A. Hoopes, Administrator of the Estate of Anna E. Armstrong, deceased. Plaintiff, -vs- Helen G. Robinson, et al., Defendants This matter came on to be heard upon the patition of the plaintiff for authority to sell real estate of the above decedent to pay the debts of her estate, the cross petition of the defendant, The Division of Aid for the Aged, Department of Public Welfare of the State of Ohio, the cross petition of the Union County Federal Savings & Loan Association, the other defendants having in writing waived the issuing and service of summons and process, entered their appearances herein and consented to the immediage sale of the real estate as prayed for in the petition. The court find 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 \$2500.00 and that a further appraisal is dispensed with. The court further find that the bond her tofore given by the plaintiff as Administrator in the amount of \$15,000.00 is sufficient and it is ordered that the giving of an additional bond be dispensed with. It is now ordered that C. A. Hoopes as such Administrator proceed to advertise for sale at the north door of the Court House in Marysville, Ohio on the 27th day of July, 1946 at 11: 00 o'clock A. M. the real estate described in the petition as provided by law and that he sell the same for not less than two-thirds of the appraised value on the following terms Cash in hand on day of sale, and plaintiff is ordered to make return forthwith upon said sale. John W. Dailey Probate Judge (Seal)

June 26, 1946

Order to Transfer Certificate of Title to Motor Vehicle.

In the Matter of the Estate of Asa Organ, Deceased

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Tella Organ in accordance with the prayer of the petitioner. John W. Dailey. Probate Judge (Seal)

14990-A
2ntry- Allowance for Counsel Fees
In the Matter of the estate of Neva H. Rings, Deceased
This day an application for allowance of counsel fees for services rendered by C. A. Hoops as attorney for the Executor was filed herein. It is ordered that this matter be assigned for hearing before the Court on July 5, 1946 at 10:00 o'clock A. M., and that notice thereof be givrn to Jacob Rings by certified copy of this entry being served upon the said Jacob Rings by the Sheriff of Union County, or waiver of service be filed herein by said Jacob Rings.

John W. Dailey, Probate Judge (Seal)

Order approving Inventory and Appraisement
In the Matter of the Estate of Asa Organ, Deceased
This day the Inventory and Appraisement 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 to or waited by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Clara C. Norris, deceased.
Order Approving Inventory and Appraisement.
This day the Inventory and Appraisement 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 to or waived by all interested parties, as required by law, and no exceptions having been filed therto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
Filing Petition by Surviving Spouse to Purchase Real Estate.
Tella Organ, surviving spouse of Asa Organ, deceased Plaintiff vs. Tella Organ, et al.,
Defendants
This day came the Plaintiff and filed herein her petition praying for an order for the purchase, at the appraised value as fixed by the ap raisers of the estate of Asa Organ, deceased, of the real estate in the petition described.
Whereupon it is by this court ordered that this cause be heard on the 29th day of July A. D.
1946 at 10:00 o'clock A.M. and that due and legal notice of the filing, pendency and prayer of said petition, be given as provided by law to all parties defendant, excepting those who shall enter their appearance; and this cause is continued. John W. Dailey Probate Judge (Seal)

June 29, 1946

Entry Approving Publication of Notice of Accounts
This day proof of publication of notice of filing accounts and vouchers of administration
was made, and the court hereby approves the same, and orders the notice aforesaid to be
entered upon the journal of the court in full; said notice is as follows, viz: 14982
William L. Coleman, administrator of the estate of John Wanger, First and final account;
14957-A James Clevenger, Ancillary executor of the estate of Amy Clevenger, first and final
account; 15011 Doris Esther Beightler, administratrix of the estate of Howard Leslie Beightler
First and final account; 14970-A Pride H. Fish, executor of the estate of R. S. Fish,
First and final account. 14965-A D. M. Shonting, executor of the estate of Dolly Hall, First
and final account; 15005 Tabitha M. Langstaff, administratrix of the estate of John M.
Langstaff, First and final account; 1443-A Emma Zahn, executor of the estate of Joseph Zahn,
First and final account; 15002 A. D. Parish, administrator of the estate of Elizabeth
Parish, first and final account:

Orders on Settlement First and Final Account
In the Matter of the Estate of Joseph Zahn, Deceased
This day the first and final account of Emma Zahn, executrix of the estate of Joseph Zahn, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 accoring to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and her bondsmentbe released and discharged except for fraud or manifest error. John W. Dailey. Probate Judge (Seal)

Orders on Settlement of Guardian's Account _ Second and Final Account In the Matter of the Guardianship of Norman C. Bown,
This day the Second and Final Account of Gertrude C. Bown, Guardian of Norman C. Bown came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed 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 therto, 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 Account and the proceedings herein be recorded in the Records of this office. John W. Dailey, Probate Judge (Seal)

Orders on Settlement

First and Final Account

In the Matter of the Estate of John W. Langstaff, Deceased

This day the First and Final Account of Tabith M. Langstaff, Administratrix of the Estate of

John E. Langstaff, Deceased, came on for hearing and settlement, due notice thereof having

been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is

further ordered that said Administratrix and her bondsmen be released and discharged except

for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement First and Final Account
In the Matter of the Estate of Anna M. Fensel, Deceased
This day the first and final account of D. M. Shonting, Executor of the Estate of Anna M. Fensel, Deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 thepremises, finds the same to be in all respects just and correct and conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said Executor and his bondsmen be released and discharged except for fraud or manifest error.

John W. Dailey, Probate Judge (Seal)

Orders on Settlement First and Final Account
In the Matter of the Estate of Dolly Hall, Deceased
This day the first and final account of Will Hall, Administrator of the estate of Dolly Hall
Deceased, came on for hearing and settlement, due hotice thereof having been published according to law. No exceptions having been filed 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 therto, and bein fully advised in the premises, finds
the 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 accoring to law. It is ordered that said account and the proceedings
herein be recorded in the Records of this office. It is further ordered by the Court that the
fiduciary and his bondsmen be released and discharged except for fraud or manifest error.
John W. Dailey, Probate Judge (Seal)

Orders on Settlement

First and Final Account

In the Matter of the Estate of R. S. Fish, Deceased

This day the First and final account of Pride H. Fish, Executor or the estate of R. S. Fish, deceased, came on for hearing and settlement, due notice therof having been published accoring to law. No exceptions having been filed therto, 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. Therefor the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered by the Court that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement

First and Final Account
In the Matter of the Estate of Howard Leslie Beightler
This day the First and Final Account of Doris Esther Beightler, Administratrixof theestate
of Howard Leslie Beightler, Deceased, cameon for hearing and settlement, due notice therof
having been published according to law. No exceptions having been filed 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 estated settled according to law. It is
ordered that said account and the proceedings herein be recorded in the Records of this office
It is further ordered by the Court that daid fiduciary and her bondsment be released and discharged except for fraud or manifesteerror. John W. Dailey, Probate Judge (Seal)

14957-A First and Final Account Orders on Settlement In the Matter of the Estate of Amy Clevenger, Deceased This day the First and Final Account of James Clevenger, Ancillary Executor of the Estate of Amy Clevenger, deceased, cameon for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 therto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered by the Court that said fiduciary and his bondsmen be released and discharged except for fraud or manifesterror. John W. Dailey, Probate Judge (Seal)

Orders on Settlement

In the Matter of the Estate of John Wenger, Deceased
This day the First and Final Account of William L. Coleman, administrator of the Estate of
John Wenger, deceased, came on for hearing and aettlemtn, due notice thereof having been
published according to law. No exceptions having been filed 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 therto, and being fully advised
in the premises, finds the 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 accoring to law. It is ordered that said
accountand the proceedings herein be recorded in the Records of thisoffice. It is further
ordered by the Court that said fiduciary and his bondsmen be released and dishhaged except
for fraud or manifest error. John W. Daileyk Probate Judge (Seal)

Orders on Settlement

In the Matter of the Estate of Elizabeth Parish, Deceased
This day the First and Final Account of A. D. Parish, administrator of the estate of Elizabeth Parish, Deceasedm came on for hearing and having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all the matters pertaining therto, and being fully advised in the

premises ofinds the same to be in all respects just and correct and in conformity to law. The erefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged exceptfor fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15093 A June 28, 1946

Probate Court, Union County, Chio
In the Matter of THE ESTATE OF Philip M. ox, deceased.
Order to Record Proof of Publication of Notice of Appointment.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune a newspaper of general circulation in this County, that the notice of Appointment of Wilson Fox as Executor of the Estate of Philip M. Fox, deceased, was published in said newspaper as hereto fore ordered, wasfiled herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Probate Judge (Seal)

15082-A
Order to Record Proof of Publication of Notice of Appointment

In the Matter of the Estate of Lida M. Scheiderer, Deceased
This day an affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper
of general circulation in this County, that the notice of appointment of William J. Scheiderer
as Executor of the estate of Lida M. Scheiderer, deceased, was published in said newpaper 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. John W. Dailey, Probate Judge (Seal)

Order to Record Proof of Sublication of Notice of Appointment
In the Matter of the Estate of Annal Ayers Armstrong, Deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the notice of appointment of C. A. Hoopes as Administrator of the Estate of Anna Ayers 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. John W. Dailey, Probate Judge (Seal)

15084 A

Trobate Court, Union County, Ohio
In the Matter of THE ESTATE OF Samuel Henry Mollenauer, deceased.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Gwynn Sanders as Administrator with the Will Annexed of the Estate of Samuel Henry Mollenauer, 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.

John W. Dailey Probate Judge (Seal)

Order to Record Proof of Publication of Notice of Appointment
In the Matter of the Estate of Jessie Hoopes, Deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the notice of appointment of C. A. Hoopes, Administrator of the Estate of Jessie Hoopes, 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. John W. Dailey, Judge (Seal)

Probate Court, Union County, Chio
Order to Transfer Certificate of Title to Motor Vehicle
In the Matter of THE ESTATE OF Sylvia J. Miller, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and is hereby is authorized to issue a Ce tificate of Title to Cora Matteson in accordance with the prayer of the Petitioner John W. Dailey Probate Judge (Seal)

June 29, 1946

Order Approving Inventory and Appraisement
In the Matter of the Estate of Susannah Perkins, Deceased
This day the Inventory and Appraisement in the above captioned estate, hertofore filed therein, 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

July 1, 1946

14984
Orders on Filing of Schedule of Claims--Confirming Without Notice
Probate Court Union County, Ohio
In the Matter of the Estate of J. Arnold Van Atta, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be forthwith that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Probate Judge (Seal)

July 2, 1946

Probate Court, Union County, Chio
n the Matter of THE GUARDIANCHIP OF Alice J. Connor.
Order for Hearing and Notice.
This day W. H. Connor filed an application in Court for the appointment of a Guardian of Alice J. Connor alleged incompetent.
It is ordered that said application be set for hearing on the 6 day of July 1946 at 10 o'clock A. M.., and that at least three days' notice of the time and place of said hearing be given to: the proposed ward Alice J. Connor by personal service in writing. John W. Dailey
Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of THE GUARDIANSHIP OF Phineas Thomas Order for Hearing and Notice. This day McKinley Haines filed an application in Court for the appointment of a Guardian of Phineas Thomas alleged incompetent It is ordered that said application be set for hearing forthwith. The proposes ward Phiness Thomas having waived, service in writing and consented to McKinley Haines being appointed as guardian as provaded by law. John W. Dailey Probate Judge (Seal) Probate Court, Union County, Ohio In the Matter of THE GUARDIANSHIP OF Phineas Thomas 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 Phineas Thomas in incompetent by reason of advanced years and physical disability. incapable of taking care of and preserving his property. It is therefore ordered that a Guardian be appointed. It appearing to the Court that McKinley Haines is legally competent, and he having filed the application herein and given bond in the sum of \$3000.00 conditioned according to law, with the Fidelity and Deposit Company as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said McKinley Haines as proveded by law. John " Dailey Probate Judge (Seal) 15105 Order for Heafing and Notice In the Matter of the Guardianship of Isabel M. Sherwood, This day McKinley Haines filed an application in Court for the appointment of a Guardian of Isabel M. Sherwood alleged incompetent. It is ordered that said application be set for hearing on the 9th day of July 1946, at 10:00 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 Isabel M. Sherwood, by personal service in writing. All other interested parties by personal service as provided by law. John W. Dailey, Probate Judge (Seal) July 3, 1946 Filing of Final and distributive account In the Matter of the Estate of Esther Wedkesser, Deceased This day came Lillian Wagner, Administratrix of said estate, and filed her final and distributive account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of August, 1946 at 10:00 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal) July 5, 1946 14984 Filing of First and Final Account In the Matter of the Estate of J. Arnold Van Atta, Deceased This day came Mae Van Atta, Administratrix 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 31st day of August 1946 at 10:00 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until (Seal) said time. John W. Dailey, Probate Judge 15012-A Orders on Filing of Schedule of Claims -- confirming without notice In the Matter of the Estate of H. B. Turney, Deceased This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal) 15012-A First and Final Accont In the Matter of the Estate of H. B. Turney, Deceased This day came Milo L. Myers, Administrator with the will annexed 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 31st day of August, 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this John W. Dailey, Probate Judge matter is continued until said time. IN THE PROBATE COURT OF UNION COUNTY, OHIO Forest H. Roosa, Admr. of the estate of Florence H. Roosa, dec'd. Plaintiff -vs- Ruth Wagner, Et. Al. Defendeate JOURNAL ENTRY APPOINTING A GRARDIAN AD LITEM On the application of William. L. Coleman, counsel for the plaintiff herein; is appearing that Harry Jack Stratton, William Stratton, Edwin Stratton and Mary Stratton, four of the defendants herein who are minors were duly served with summons and that no enswer has been filed on behalf on said minors, it is ordered that Clifton L. Caryl be and he is hereby appointed guardian ad litem of said Harry Jack Stratton, William Stratton, Edwin Stratton and Mary Stratton. John W. Dailey Judge APPROVED BY: William L. Coleman Attorney for Plaintiff Frobate Court, Union County, 6hio In the Matter of THE ESTATE OF Hiram L. Sweeney, deceased. Order for Appointment and for Bond This day James Sweeney 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 Hiram L. Sweeney deceased, late of Allen Townsh p 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 the the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said James Sweeney is a suitable person and legally competent; it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of twenty-one hundred Dollars, and this cause is continued.

John W. Dailey 'robate Judge (Seal)

Probate Court, Union County Chio In the Matter of THE ESTATE OF Hiram L. Sweeney, deceased. This day James Sweeney appeared in open Court, accepted the appointment as Administrator of the

Estate of Hiram L. Sweeney, deceased, and gave and filed herein his Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with TheUnited States Fidelity and Guaranty Co. as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said James Sweeney that Robert Ackerman, Harold J. Coleman and Eugene Rausch be appointed appraisers of the said estate; 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 \$\infty\$ John W. Dailey Judge (Seal)

15036-A IN THE PROBATE COURT OF UNION COUNTY OHIO Forest H. Roosa, admr. of the estate of Florence H. Roosa, dec'd. Plaintiff -vs- Ruth Wagner, Et. Al. Defendants JOURNAL ENTRY FINDING SALE NECESSARY AND ORDERING APPRAISEMENT This matter coming on to be heard upon the petition and the answer of the guardian ad litem and the answer and cross petition of Forest H. Roosa, surviving spoise, and the evidence, the Court finds all the defendants herein have been duly and legally served with process or have voluntary entered their a pearance and consent to the sale prayed for and are properly before the Court; and the Court finds 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 Wm. H. Foulknwe, Clarence M. Spees and Eugene Rausch, three judicious and disinteresred persons of the vicinity not next of kin of the petitioner be and they are hereby appointed to appraise said real estate at its true value in money; it is further ordered said appraisers be sworn as required by law to truly and impartially appraise said real estate on actual view of its fair cash value and discharge the duties required of them according to law and to make return of their proceedings in writing to the Court on or before the 9th day of July, 1946. John W. Dailey Judge Approved By: William L. Coleman Attorney for plaintiff

In the Matter of THE ESTATE OF Lillie B. Sweeney, deceased. Order for Appointment and for Bond This day James Sweeney 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 Lillie B. Sweeney, deceased, late of Marysville in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statment 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 James Sweeney is a suitable person and legally competent, it is ordered that he be appointed such Administrator upon giving bond with sureties as required by law in the sum of twenty one hundred Dollars, and this cause is continued. John W. Dailey Judge (Seal) Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Lillie B. Sweeney, decessed. This day James Sweeney appeared in open Court, accepted the appointment as Administrator of the Estate of Lillie B. Sweeney, deceased, and gave and filed herein his Bond in the sum of twenty one hundred dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said James Sweeney that Robert Ackerman, Harold J. Coleman, and Eugene Rausch be appointed appraisers of said estate; 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 \$ John W. Dailey Judge (Seal)

Probate Court, Union County, Ohio

Order for Commission
In the Matter of the Will of Lutrell Stiner, Deceased
This day Valera M. Stiner appeared in open Court and made application for a commission to issue to some suitable person to take the deposition of A. W. McDaniel, witness to the will of said Lutrell Stiner, deceased. And it appearing to the Court that said witness resides outside the jurisdiction of this Court, to-wit: at Toledo, Ohio. It is therefore ordered that such Commission, with said Will annexed, issue to Charles E. Chittenden, a suitable person, to be duly executed, and together with the deposition of said witness so taken, signed certified and sealed be returned to this Court with all convenient speed, and this cause is continued. John W. Dailey Probate Judge (Seal)

July 6, 1946

Probate Court, Union County, Ohio
Estate of Anna J. Schmelzer, deceased
Filing of First and Fihal Account
This day came Blanche Kinikin, Administratrix 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 31st day of August 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

Orders on Filing of Schedule of Claims--Confirming Without Notice
In the Matter of the Estate of Anna J. Schmelzer, Deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (seal)

Journal Emtry Confirming Sale, ordering deed and distribution

C. A. Hoopes, Administrator of the Estate of 'essie Hoopes, deceased, Plaintiff, -vs- The
Division of Aid for the Aged, Department of Public Welfare of the State of Ohio, et al., Defendants.

This day this cause came on to be heard on the report of C. A. Hoopes, Administrator of the
Estate of Jessie Hoopes, dec'd. 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 isofurther ordered that said petitioner

execute a deed of the right, title and interest of the said Jessie Hoopes in said real estate to the purchaser upon said purchaser paying the purchase price in cash. And now this cause coming on further to be heard upon the pleadings and upon the motion to distribute the proceeds of the sale amounting to \$3010.00, the court find that there is due the Division of Aid for the Aged, Department of Public Welfare of the State of Ohio upon the mortgage set up in its cross petition from the estate of Jessie Hoopes the sum of \$2872.77; that said mortgage is a good and valied lien upon the premises described in the petition and now upon the funds in the hands of said Administrator arising from the sale of said premises. It is ordered that an entry of satisfaction of said mortgage be entered in the office of the Recorder of Union County, Ohio. It is further ordered that the said Administrator wut of the money in his hands pay:

(1) To the treasurer of this County the taxes and penalty and interest against said property in the sum of \$10.00;(2) The costs and expenses incurred in the sale of said property including an attorney fee of \$200.00; to C. A. Hoopes and \$200.00., the percent of said C. A. Hoopes as Administrator amounting to the sum of \$242.50; (3) the revenue stamp purchased by the administrator for said deed, to-whit, the sum of \$3.55; (4) The balance to the Division of Add for the Aged, Department of Public Welfare of the State of Ohio to apply upon its claim in the amount of \$253.65. John W. Dailey, Probate Judge (Seal) Approved: Hugh S. Jenkins Attorney General, L. C. Eliss, Ass't. Atty. General.

Order to Record Proof of 'ublication of Notice of Appointment
In the Matter of the Estate of 'ennie E. Murphy, Deceased
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the notice of appointment of M. C. Murphy
as Administrator of the Estate of Jennie E. Murphy, 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. John W. Dailey, Probate Judge
(Seal)

In the matter of the estate of Jessie Hoopes, Deceased
This day the fiducary filed the above statement in lieu of and for an account. It appearing all of the assets have been distributed in the land sale proceedings it is ordered said statement be and the same hereby is accepted in lieu of and for account. It is further ordered that the fiducary and his bondsmen be released and discharged, except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Order for Appointment and for Bond
In the Matter of the Estate of Jacob Fisher, Deceased
This day, Peter Fisher, 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 Jacob Fisher, Deceased, late of Jerome Township in said County, and an affidavit that ther 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 Peter Fisher is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Seventy seven thousand and no/100 Dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice
In the Matter of the Estate of Jacob Fisher, Deceased
This day Peter Fisher appeared in open Court, accepted the appointment as Administrator of the Estate of Jacob Fisher, Deceased, and gave and filed herein Surety Bond in the Sum of Seventy seven Thousand Dollars, conditioned according to law, with Western Surety Company and as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Peter Fisher, that

appraisers of said estate; that notice of said appointment be published as required by law; that this proveeding be recorded, and that said Administrator pay the costs herein taxed at

John W. Dailey, Probate Judge (Seal)

15108 In the Matter of the Estate of Jacob Fisher, Deceased

This day Peter Fisher, Administrator of the Estate of Jacob Fisher, Administrator of the Estate of Jacob Fisher, Deceased, appeared in open Court and made application for an order directing the omission of an appraisement of the Estate of the decedent, and ita appearing to the Court the assets consists of securities and that the same is less than Fifty Thousand Dollars in value, it is therefore ordered that the same be omitted and that Peter Fisher, as Administrator file an Inventory in lieu thereof. John W. Dailey, Probate Judge (Seal)

Certificate of Release of Mortgage
Petition to Sell Real Estate
C. A. Hoopes, Admr. of the Estate of Jessie Hoopes, Deceased, Plaintiff, -vs- The Division of Aid for the Aged, Department of Public Welfare of the State of Ohio, et al., Defendants
The mortgage given by Jessie Hoopes and Arthur Hoopes to Division of aid for the aged, Department of Public Welfare of the State of Ohio and recorded in Book 109 Page 286 Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, July 6, A. D. 1946. John W. Dailey, Probage
Judge (Seal)

IN THE JUVENILE COURT OF UNION COUNTY, OHIO
In the Matter of Carl Stafford, Delinquent Child
This day the above child was brought before the Court in custody of the Matron of the Union
County Detention Home, upon the complaint herein filed. It appearing that all interested
parties are now before the Court, the Court finds that said Child is under the age of eighteen years, to-wit: age seventeen years on March 5, 1946 and is in all respects within the
provisions of Law concerning delinquent children.
The Court finds that the Law has been duly complied with and that the said Carl Stafford
is a delinquent child as alleged in the complaint herein in that, he permitted an unlicensed
operator to operate a motor vehicle on or about May 5, 1946 Section 6296-26 General Code.
It is therefore ordered and adjudged that the right to drive and operate a motor vehicle
upon the public highways of this State of the said Carl Stafford be suspended for a period
of ninety days and that said child be fined in the sum of Twenty-five Dollars and the costs

of this prosecution. The fine and costs having been paid it is ordered that he be confined to the care and custody of the Matron of the Detention Home for a period of five days and that he be made a ward of this Court. That upon his release from said Detention Home he be released to the care and custody of his parents until further order of this Court. John ". Dailey Juvenile Judge

July 8, 1946

IN THE PROBATE COUPT OF UNION COUNTY, OHIO
In the Matter of the Will of Wilson Shannon Burgoon
This day this cause came on for hearing upon the application of the Executor for instructions relative to the bequest of five Hundred (\$500.00) Dollars to Frances Marsh as contained in Item two of the last Will and 'estament of the decedent herein.
The Court finds that Frances Marsh died prior to the death of Wilson Shannon Burgoon without issue and that by reason thereof the amount bequested to Frances Marsh bapsed and that said amount under Item four of the last Will and Testament of Wilson Shannon Burgoon would be distributed as a part of the residue of said estate and the same would descend to Frank B.
Marsh.

It is therefore ordered by the Court that the fiduciary herein made distribution of Five

It is therefore ordered by the Court that the fiduciary herein made distribution of Five Hundred (*500.00) Dollars bequested to Frances Marsh as provided in Item four. Exceptions made be noted to all interested parties. John W. Dailey Probate Court Judge (Seal)

July 9, 1946

In the Matter of the Hattie Taylor, an incompetent
On motion of the Court, it is ordered that the hearing upon the termination of Guardianship in this proceeding be referred to C. A. Hoopes, who is hereby appointed a Special Master Commissioner to take the testimony offered by the parties in writing and report the same to this Court with his conclusions of Law and facts involved separately stating, without unnecessary delay. It is further ordered that said C. A. Hoopes be appointed as a Special Master Commissioner without bond. John W. Dailey, Probate Judge (seal)

Filing of First and Final Account
Estate of Clark D. Rogers, Deceased
This day came Glenna M. Blumenschein, Administratrix of said estate, and filed herefirst and final account herein. It is thereupon ordered that said account be set for hearing on Saturday the 31st day of August, 1946 at 10:00 o'clook A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey. Probate Judge (Seal)

This day this cause came on to be heard upon the application of C. A. Hoopes, attorney for Cephas Atkinson, Executor for an allowance of his legal compensation, to-wit: 6% on the first one thousand dollars of assets passing through the hands of the Executor, 4% on the next four thousand dollars and 2% on the balance and for additional compensation for extraordinary services in the amouth of \$200.00. And the court being fully advised in the premises sustains said application. It is, therfore, considered by the court that C. A. Hoopes, attorney for Cephas Atkinson, Executor herein be allowed his normal compensation as above set forth and additional compensation for extraordinary services in the sum of \$200.00. Exceptions noted for Jacob Rings.

John W. Dailey, Probate Judge (Seal) Approved: A. G. Kirby, Atty. for Jacob Rings

In the Matter of THE GUARDIANSHIP OF Ade J. Kinnear, an incompetent
This day Thelma Kinnear filed an application in Court for the appointment of a Guardian of Ada J. Kinnear alledged incompetent.
It is ordered that said application be set for hearing on the 16th day of July 1946 at 10:00 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 Ada J. Kinnear be personal service in writing.
All other interested parties by personal as provided by law. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
Order Approving Inventory and Appraisement
In the Matter of the Estate of Jacob Fisher, deceased.
This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined be allowed and confirmed. John W. Dailey Probate Judge (Seal)

PROBATE COURT OF UNION COUNTY, OHIO Plaintiff Forest H. Roosa, admr. of the estate of Florence H. Roosa, dec'd. -vs- Ruth Wagner, Et. Al. Defendants. JOURNAL ENTRY CONFIRMING APPRAISEMENT AND ORDER DISPENSING WITH ADDITIONAL BOND This day this cause came on further to be heard on the appraisers heretofore appointed; and it appearing that upon exaministion 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 considered by the Court that the bond heretofore given by the administrator is sufficient and it is ordered that that the same be continued. It further appearing to the Court that it would be for the best interests of said estate to sell said real property at private rather than public sale it is ordered, adjudged and decreed by the Court that plaintiff sell said real property at private sale for not less than the appraised value thereof on cash terms. It is further ordered that plaintiff shall make due raturn of his proceedings and sale, to this Court, for confirmation. John W. Dailey Judge APPROVED BY: William L. Coleman Attorney for Plaintiff.

July 10, 1946

Frobate Court, Union County, Ohio
In the "atter of the Will of Lutrell Stiner, deceased.
Order Admitting to Probate and Record (COMMISSION RETURNED) This matter came on this day further to be heard, on the application of Valera M. Stiner to admit to probate and record the will of Lutrell Stiner deceased, late of the Township of Dover in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Valera M. Stiner, surviving spouse, and that the surviving spouse and all the next of kin of said decelent 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 having waived notice and given consent to the probate of said will. Charles E. Chittenden, the Commissioner heretofore appointed to take the deposition of A. W McDaniel, one of the subscribing witnesses to said will, duly returned the commission issued to him with said will annexed, and also the deposition so taken, duly certified; and on the 5th day of July. Odell Liggett and F. E. Parsons, appeared and testified to the signature of O. I. Forester, a deceases subscribing witness witnesses having been duly sworn testified as to the signature of O. I. Forster 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 Lutrell Stiner, 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. &ohn W. Dailey Probate Judge (Seal)

15014-A
Orders on filing of Schedulr of Claims-Confirming without notice
In the Matter of the Estate of Josephine Morrison, Deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciay of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
Estate of Josephine Morrison
This day came Anna V. Maugans, 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 31st day of August, 1946 at 10:00 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

July 11, 1946

Probate Court, Union County, Chio
In the Matter of THE ESTATE OF Clair C. Brown, deceased.
This day Fannie Brown appeared in open Court, and made and filed an application under oath as required bylaw to be appointed as Administratrix of the Estate of Clair C. Brown 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 Administratrix should be appointed and that said Fannie Brown is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of twenty-one hundred Dollars, and this cause is continued. John W. Dailey Probate Judge (Seal)
Probate Court, Union County, Chio
In the Matter of THE ESTATE OF Clair C. Brown, deceased.
This day Fannie Brown appeared in open Court, accepted the appointment as Administratrix of the Estate of Chair C.Brown deceased, and gave and filed herein her Bond in the sum of twenty-one hundred Dollars, conditioned according to law, with The Fidelity and Deposit Company as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Fannie Brown that George Ream, E. A. Blake and Guy Poling be appointed appraisers of said estate; that notice of said appointment be rublished as required by law; that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$\frac{1}{2}\$ John W. Dailey Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Lillie E. Wise, deceased.
This day a scheduly of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had before this Court at Marysville, Ohio on the 29th day of Júly, 1946 at 10:00 o'clock A. M. at

which time and place, the action of the fiduciary herein, in allowing and classifying claims will be confirmed unless cause to the contrary be shown; It is further ordered that said fiduciary cause written notice to be served personally or be registered mail with return receipt requested, upon the surviving spouse Legatees and Devisees as mentioned in the last Will and Testament of Lillie E. Wise. and all other persons having an interest in the estate as devisee, legatees, heirs and distributees, except those who have waived the same in writing or otherwise voluntarily entered their appearances. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Ursel Jackman, deceased.
This day the Affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspeper of general circulation in this County, that the Notice of Appointment of John W. Jackman as Administrator of the Estate of Ursel Jackman, 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. John W. Dailey Judge (Seal)

July 12, 1946

15094 Order to Record Proof of Publication of Notice of Appointment In the Matter of the Estate of Asa Organ, Deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Tella Organ as Administratrix of the Estate of Asa Organ, 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. John W. Dabley, Judge (Seal)

15101-A Ofders on Filing Inventory and Appraisement In the Matter of the Estate of George E. Parish, Deceased This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiducairy of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio. John W. Dailey, Probate Judge (Seal)

15102-A Order for Appointment and for Bond In the Matter of the Estate of Lutrell Stiner, Deceased The Last Will of Lutrell Stiner, deceased, late of Dover Township in said County, having heretofore been duly proved and allowed; this day Valera M. Stiner, 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 Valera M. Stiner 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 Twenty-one Hundred Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond Approved and Letters Issued Order to Publish Notice. In the Matter of the Estate of Lutrell Stiner, Deceased This day Valera M. Stiner appeared in open Court, accepted the trust as Executrix of the Estate of Lutrell Stiner, deceased, and gave and filed herein her Bond in the sum of Twenty-one Hundred Dollars, conditioned according to law, with The Ohio Casualty Company as sureties, which bond is approved by the Court. It is therefore ordered that Letters Testamentary issuue on the Will of said decedent to said Valera M. Stiner; that notice of appointment be published as required by law; that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$. John W. Dailey Judge (Seal)

July 13, 1946 Order to Transfer Certificate of Title to Motor Vehicle
In the Matter of the Estate of Thomas Forider, Deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Frank Forider in accordance with the prayer of the petitioner. John W. Daileyn Probate Judge (Seal)

Probate Court, Union County, Ohio Appointing Guardian Ad Litem Rozella Stout Plaintiff vs. Rozella Stout, Administratrix of the Esta e of David N. Stout, and Jack Stout. Defendant

On the application of Gwynn Sanders, Attorney for Plaintiff it appearing to the Court that Jack Stout one of the defendants herein, been duly served with summons, and a minor of the age of 16 years, it is ordered that William L. Coleman be and he is hereby appointed Guardian Ad Litem for said minor defendant. John W. Dailey Probate Judge (Seal)

July 15, 1946

15076 Probate Court, Union County, Ohio In the "atter of THE ESTATE OF David". Stout, deceased. On the 10th day of June, 1946, the surviving spouse of David N. Stout, deceased, filed a Petition to purchase certain Real Estate of above estate described in said Petition, by her elected to be purchased at the appraised value as fixed by the appraisers, and her application for an order directing Rosella Stout, Administratrix the to transfer and convey the same to Rozella Stout under the terms and conditions of payment fixed by the Court. It appearing to the Court that the facts stated in said Petition are true, and that said surviving spouse is by law entitled to make such election, said election is approved , and accordingly said administratrix is ordered to transfer and convey to said Rozella Stout by a good and sufficient deed the Real Estate elected to be purchased, upon the said surviving spouse complying with the following terms and conditions of payment fixed by the Court, to-wit: Cash in the sum of \$2000.00 and that she make a return thereof to the Court. It is further ordered that saidRozella Stout, Administratrix of said decedent's estate, pay the costs of this proceeding taxed at \$ __ within __ days. John W. Dailey Judge (Seal) Probate Court, Union County, Ohio

15103

15080

Report
In the Matter of THE ESTATE OF David N. Stout, deceased.
This day this matter came on for hearing on the Report of Conveyance of real estate to the surviving spouse of said decedent.
It appearing to the Court that said Report is, in all respects, correct and that such conveyance has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved.
It is further ordered that this proceeding be recorded, and that said Rozella Stout, Administratrix pay the costs herein, taxed at \$\frac{1}{2}\$. John W. Dailey Probate Judge (Seal)

Journal Entry on Presentation of Will for Probate
In the Matter of the Will of Maude Wear, deceased
An application having been this day presented to the Court by James F. Henderson praying that an instrument in writing purporting to be the last will and testament of Maude Wear, deceased, be admitted to probate: It is ordered that 5 day's notice, in writing, of the presentation of said will and of the application for the admission of the same for probate, be given to the surviving spouse and to the next of kin of said testator, known to be resident of the State, by the sheriff and that a hearing on said application will be had on the 25th day of July 1946, at 10:00 o'clock A. M. John W. Dailey, Probate Judge (Seal)

Order on Hearing
In the Matter of the Guardianship of Isabel M. Sherwood
This day this matter came on to be heard upon the application herein filed. The Court finds
that notice has been given to all interested parties as heretofore ordereed. The Court finds
that said Isabel M. Sherwood is incompetent mentally, 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 McKinley Haines is legally competent, and he having filed an
application herein and given bond in the sum of \$7,000.00 conditioned according to law, with
The Fidelity and Deposit Company of Maryland as sureties thereon, it is ordered that said bond
be approved and that Letters of Guardianship issue to said McKinley Haines as provided by law.
John W. Dailey, Probate Judge (Seal)

Order on Hearing
In the Matter of the Guardianship of Alice J. Connor
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 Alice J. Connor is incompetent mentally, and therefore she is incapable of taking care of and preserving her property. It is therefore ordered that a guardain be appointed. It appearing to the Court that Clifton L. Caryl is legally competent, and he having filed an application herein and given bond in the sum of \$70,000.00 conditioned according to law, with The United States Fideltiy and Gmaranty Company as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Clifton L. Caryl as provided by law. John W. Dailey, Probate Judge (Seal)

Order on Hearing
In the Matter of the Guardianship of Ada J. Kinnear
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 Ada J. Kinnear is incompetent mentally, and therefore she is incapable of taking care of and preserving her property. It is therefore ordered that a Guardian be appointed. It appearing yo the Court that Thelma Kinnear is legally competent, and she having filed an application herein and given bond in the sum of \$2100 conditioned according to law, with the Ohio Casualty Insurance Company as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Thelma Kinnear as provided by law. John W. Dailey, Probate Judge (Seal)

Orders on Filing Inventory
In the Matter of the Estate of Jennie E. Murphy, Deceased
This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 29th day of July 1946, at 10:00 o'clock A. M., and that notice of said hearing be given ot all persons entitled to notice under the law of the State of Ohio, by publication in the Richwood 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. John W. Dailey, Probate Judge (Seal)

Entry
In the Matter of the Estate of Sarah M. White, Deceased
This day this cause came on for hearing on the application of Marion C. Winter, the Administrator of the Estate of Sarah M. White for the allowance of a claim of the Administrator against the Estate in the sum of Six Hundred seventy four dollars and ten cents (674.10) and itappearing to the Court that all the debts against the Estate have been paid, or that there is sufficient assets to pay the same, and that all perons of the next estate of inheritance have waived notice of the filing of said application and have consented to the payment of the same. It is therefore ordered by the Court that said claim in the amount of Six hundred seventy four and 10/100 dollars be allowed and paid by the fiduciary to himself, subject to exceptions as other items of credit in his account. John W. Dailey, Probate Judge (Seal)

Orders on Filing Inventroy and Appraisement Approving Forthwith

In the Matter of the estate of Ada J. Kinnear, and incompetent

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio. John W; Dailey Probate Judge Seal

July 17, 1946

Probate Court, Union County, Chio
In the Matter of THE ESTATE OF Merton Smith, deceased.
To the Judge of the Probate Court: The undersigned respectfully reports that, in obedience to the order of the Court heretofore made, she has delivered or transferred all of the prop-

erty specified in sid order to the persons specifically named therein, as evadenced by the vouchers hereto attached and made a part hereof; and that she has paid all known debts of said estate. Alnet Mayer "Sworn to before me and signed in my presence this 17th day of July 1946. John W. Pailey robste Judge (Seal)

Approving Report of Distribution Frobate Court, Union County, Ohio

In the Matter of the Estate of Merton Smith, deceased
This day this matter came on for hearing on the Report of Distribution of property in the
above entitled estate.

It appearing to the Court that said Report is, in all respects, correct and that such distribution has been made according to law and the former order of the Court, it is ordered that said report be and the same is hereby approved.

It is further ordered that this proceeding be recorded, and that said Almet Mayer pay the

costs herein, taxed at \$2.50. John ". Dailey Probate Judge (Seal)

Frobate Court, Union County, Ohio
In the Matter of the Esta e of Lutrell Stiner, deceased.
This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 29th day of July 1946 at 10:00 o'clock Al M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by the sheriff of Union County at least 10 days prior to the date of said hearing; except those who have waived said notice or who willhereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Pailey Probate Judge (Seal)

July 18, 1946

Trder to Sell
Probate Court, Union County, Ohio
In the atter of THE ESTATE OF Susannah Perkins, deceased.
This day this cause come on to beheard upon the petition herein filed and the testimony of Walter E. Fogle, executor and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to well said property at private sale; it is therefore ordered that Walter E. Fogle as executor of said estate of Susannah Perkins, deceased, proceed to sell at private sale, for the best price obtainable. It is further ordered that said sale bemade on the following terms: Cash, at time of sale. It is further ordered that said executor make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause iscontinued. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Minette Shumway, 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 5th day of August 1946, at 10:00 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Richwood 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. John "Dailey Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Nellie Ada Converse, deceased.
This day Harry C. Converse appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administratror of the Astate of Nellie Ada Converse deceased, late of Marysville, Ohio in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Harry C. Converse 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 and No/100 ---- Dollars, and this cause is continued. John ". Dailey Judge (Seal)

Probate Court, Union County, Ohio
In the "atter of the ESTATE OF Nellie Ada Converse, deceased
This day Harry C. Converse appeared in open Court, accepted the appointment as Administrator of the Estate of Nellie Ada Converse deceased, and gave and filed herein his Bond in the sum of Two Thousand One hundred and no/100---- Dollars, conditioned according to law, with The Fidelity & Deposite Co. of Marylandsas sureties; which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Harry C. Converse that Dan Beightler, J. H. Winkle, and Paris Outland be appointed appraisers of said estate; and that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administratro pay the costs herein taxed at \$\frac{1}{2}\$. John ". Dailey Judge (Seal)

Probate Court, Union County, Ohio
In the "atter of the Estate of Isabel M. "herwood, Guardainship
his 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 forhearing before
this Court on the 5th day of August, 1946, at 10;00 o'clock A. M. and that the notice of
said hearing be given to all persons entitled to notice under the law of the State of Ohio,
by publication in the Marysville Tribune at least 10 days prior to the date of said hearing
except those who have waived said notice or who will hereafter be personally served by the
fiduciary herein, at least 10 days prior thereto. John W. Dailey Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of real Jackman, deceased
This day the Inventory and Appraisement 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 Invenory and Appraisement 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 and Appraisement, after being duly examined, be alllowed and confirmed. John W. Dailey Probate Judge (Seal)

IN THE PROBATE COUPT OF UNION COUNTY, CHIO

In the Matter of the Guardaan ship of Hattie Taylor, an Incompetent
This day C. A. Toopes, the Master Commissioner heretofore appointed herein, filed his report
of the proceedings with his statement of facts and law with the Probate Court.

Said Commissioner also filed his application for compensation for services rendered as such

master commisssioner.

It is ordered by the Court that the report of the Master Commissioner be assigned for hearing for approval on the 26th day of July, 1946 at 10:00 o'clock A. M. and that the application for allowance of fees for services rendered as Master Commissioner be heard at said

It is further ordered that a copy of this Entry be mailed this date to Allen & Allen. Attorney-at-law, Richwood, Ohio and Wilbur Jacoby, Attorney-at-Law, Marion, Ohio. John W. Dailey Probate Judge (Seal)

July 19, 1946

Orders on Filing Inventory and Appraisement
In the Matter of the Estate of Dexter D. Ketch, Deceased
This day an Inventory and Appraisement in the above captioned estate was filed in this Court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having
been waived by all persons entitled to notice under the law of the State of Ohio. John W.
Dailey, Probate Judge (Seal)

Trobate Court, Union County, Chio
Order to Transfer Certificate of Title to Motor Vehicle
In the Matter of the Estate of "eva H. Rings," deceased
This day this cause come on to be heard upon the petition herein filed, which petition is attached hereto and made a part thereof.

It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Chio be and he hereby is authorized to issue a Certificate of Title to Jacob Rings in accordance with the prayer of the petitioner.

John W. Dailey Probate Judge (Seal)
In obedience to the within order, I issued a Certificate of Title to the within described Motor Vehicle to Jacob M. Rings this 19th day of July 1946. Harold Cameron Clerk of Courts
Union County, Chio

July 20, 1946

IN THE PROBATE COURT OF UNION COUNTY, CHIO
Howard E. Wurtsbaugh, Administratro of the Estate of Firman M. Wurtsbaugh, deceased. PLAINTIFF
-vs- Ruth Beckwith, etal DEFENDANTS
On the application of the Plaintiff herein and the consents of Ruth Beckwith and Howard E.
Wurtsbaugh, and the Court being fully advised in the premises, finds a bona fide effort was
made to sell the real estate described in the petition at Nine Thousand One Hundred Sixtyseven Dollars (\$9167.00) and remains unsold for want of bidders.
The Court, therefore, fixed the price of Eight Thousand Dollars (\$5000.00) for which such
real estate may be sold. John W. Dailey Judge (Seal)

15021-B IN THE PROBATE COURT OF UNION COUNTY, OHIO Howard E. Wurtsbaugh, Administrate of the Estate of Firman M. Wurtsbaugh, eccessed, PLAINTIFF -vs- Ruth Beckwith, et al DEFENDANTS This day this cause came on to be heard on the report of Howard E. Wurtsbaugh, Administrator of the Estate of Firman E. Wurtebaugh, 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 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 said Firman M. Wurts augh in said real estate to the purchaser, W.P. Drake, upon the payment of the purchase price of Eight Thousand Dollars (\$3000.00) in cash. s cause coming on for distribution of the proceeds of the sale, amounting to the sum of Eight Thousand Dollars (\$2000.00), it is ordered that said administrator pay: First: John W. Dailey, probate court costs, the sum of \$24.00 Second: Allen & Allen, attorney fees Third: The balance of saidproceeds to be accounted for by said Administrator according to law, amounting to the sum of 7696.00 John W. Dailey Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Lloyd Winter Administrator of the estate of Thomas Hendrickson, Deceased. PLAINTIFF
-vs- James W. Hendrickson, et al DEFENDANTS
Upon the motion filed herein and the court being fully advised in the prosises it is found that Sidney Hendrickson on of the parties defendant died on or about 10, March 1946 since this action was filed leaving Ellen Hendrickson, his wife and Goldie Andrews and Eleanor Thompson be substitutes as parties defendant herein and that said case proceed accordinally. John W. Dailey Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Lloyd Winter, Administrator of the Estate of Thomas Hendrickson, decessed, Plaintiff
-vs- James W. Hendrickson, et al Defendants.
ENTRY DISPENSING WITH A NEW APPPAISEMENT AND ORDERING PROVATE SALE
This matter came on to be heard upon the petition of the Plaintiff for authority to sell real estate of the above decedent to pay debts of his estate, and the answer of the State of Ohio, Division of Aid for the Aged. Theother Defendants being in default of answer, although served with summons according to law, with summons is hereby approved, all having waived the service of process and voluntarily entered their appearance herein.
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 Two Hundred Dollars (\$200.00) and it is ordered that a further appraisement be dispensed with.

The Court finds the Bond heretofore given by the Plaintiff as Administrator of the Estate of Thomas Hendrickson, decessed, in the amount of One Thousand Dollars (\$1000.00) is sufficient and it is ordered that no additional bond is required. It appearing that private sale would be to the best interest of the estate, it is ordered that said Lloyd Winter, as such Administrator, sell such real estate at private sale at not less thatn Two Hundred Dollars, (\$200.00), being the appraised value for cash upon delivery of a deed.

It is further ordered that said Administrator make return of sale without unnecessary delay John W. Deiley Judge (Seal) Hugh S. Jenkins Attorney General L. C. Bliss Asst, Atty. gen.

IN THE PROBATE COURT OF UNION COUNTY, OHIO Lloyd Winter, Administrator of the Estate of Thomas endrickson, decessed Plaintiff, -vs- James W. Hendrickson, etal Defendants.
ENTRY CONFIRMING SALE, ORDERING A DEED AND DISTRIBUTION. This day this cause come on to be heard on the report of Lloyd Winter, Administrator of the Estate of Thomas Hendrickson, 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 sael was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title, and interest of the said Thomas Hendrickson, deceased, in said real estate to the purchaser, Dollie V. Brown, upon the said purchaser paying the sum of \$550.00 cash, representing the purchase price thereof. This cause coming fn further to be heard upon the pleading herein and upon the motion to destribute the proceeds of the sale, amounting to the sum of \$500.00. The court finds there is due the Stateof Ohio, Division of Aid for the Aged, the sum of \$2860.84 as set forth in i s answer and cross petition, which is secured by a trust mort-gage which was recorded in Volume 114, Pagee175-176 of the Mortgate Records in the Office of the Recorder of Union County, Ohio, which trust mortgate is dated 14 December 1938 which the Court finds to be the first and best lien upon said premises. It is ordered that an Entry of release and Certification of said mortgate lien be entered of record in theoffice of the Recorder of Union County, Ohio according to law.

It is ordered that said Administrator, out of the moneyin this hands, pay:

First: To the Treasurer of this County, the taxes, penalty, and interest thereon against the property. \$1.79 Second: The Probate Court costs incurred in the sale of said property, the sum of 53.31 Third: To Lloyd Winter, Administrator, Administrators fees 50.00 Fourth: To Allen & Allen, Attorneys fees 100.00 Fifth: It is found Marion C. Winter has a claim against said estate from funeral services of the deceased in the amount of 184.55

Sixth: The balance of the proceeds of said sale to the State of Chio, Division of Aid for the Aged to be applied upon its trust mortgage lien, the sum of 160.35.

John W. Dailey Judge (Seal) APPROVED: DIVISION OF AID FOR THE AGED By Hugh S. Jenkins, Attorney Gen. By. L. C. Bliss Asst. Atty. Gen.

July 20, 1946

Order for Appointment and for Bond
In the Matter of the Estate of J. Ernest Scheiderer, Deceased
This day Bertha E. K. Scheiderer 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 J. Ernest Scheiderer, deceased, late of Darby Township in said County, and an affidavit that there is not to her knowldge 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 Bertha E.K. Scheiderer is a suitable person and legally competent, it is ordered that she beappointed as such Administratrix upon giving bond with sureties as required by law in the sum of Four Thousand Dollars, and she is hereby directed not to continue decedents business but close the same up forthwith. and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued appointment of appraiser order to publish notice
In the Matter of the estate of J. Ernest Scheiderer, Deceased
This day Bertha E. K. Scheiderer appeared in open Cout, accepted the appointment as Administratrix of the Estate of J. Ernest Scheiderer deceased, and gave and filed herein her bond in the sum of Fourthousand Dollars, condictioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Bertha E. K. Scheiderer that Peter Fisher, Otto Rausch and M. E. Evand be appointed appraisers of said Estate; that notice of said appointment be published as required by law; that this proveeding be recorded, and that said Administratrix pay the costs herein taxed at _______. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Lloyd Winter, Administrator of the Estate of Thomas Hendrickson, deceased.
vs. James W. Hendrickson, et al.,
Petition to Sell Real Estate
Docket R. Page 295 Journal 53 Page 201 Recorded in Record #3 page
The mortgage given by Thomas I. Hendrickson to Division of Aid for the Aged, Department of Public Welfare, State of Ohio and recorded in Book 11th Page 175-176 Records of Mortgages, in the Recorder's Office of Union County, Ohio, isnrelessed and satisfied, by proceedings in the above entitled case in said Court, July 20, 1946 John W. Dailey Probate Judge (Seal)

July 22, 1946

Order for Appointment and for Bond
In the matter of the Estate of Arthur Steele, Deceased
The sday Dorothy Conklin 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 Arthur Steele, deceased, late of Jerome Twosnhip in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Dorothy Conklin is a suitable person

and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with suretiesa as required by law in the sum of Twenty One Hundred Dollars, and this cause is continued. John W. Dailey, Judge (seal)

Bond Approved and Letters issued appointment of appraisers order to publish notice.

In the Matter of the Estate of Arthur Steele, Deceased

This day Dorothy Conklin appeared in open Court, accepted the appointment as Administratrix of the Estate of Arthur Steele, deceased, and game and filed herein her Bond in the sum of Twenty one hundred dollars, conditioned according to law, with the American Bonding Company of Baltimore, as sureties, which bond is approved by the Court. It is therefore ordered that letters of Administration issue to siad Dorothy Conklin that _______, and _______ be appointed appraisers of said estate; that notice of appointment be published as required by law; that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$______. John W. Dailey, Judge (Seal)

15053-A
Orders on filing of Schedule of Claims--confirming without notice
In the matter of the estate of Mary Nicol, Deceased
This day a schedule of Clims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forth-with that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
In the matter of the Estate of Mary Nicol, Deceased
This day came William L. Coleman, 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 31st day of August, 1946 at 10:00 o'clock A. M. and that notice thereof, be published as required by law in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

June 28, 1946

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Eddie J. Tobey, deceased.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune a newspeper of general circulation in this County, that the Notice of Appointment of Virgie L. Tobey as Administratrix of the Estate of Eddie J. Tobey, 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. John W. Dailey Probate Judge (Seal)

July 23, 1946

15100

Order to Record Proof of Publication of Notice of Appointment
In the Matter of the Estate of Clara C. Norris, Deceased
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the notice of Appointment of Esther Wheeler as Administratrix of the Estate of Clara C. Norris, deceased, was published in said newspaper as heretofore ordered that the same be recorded in the records of this office.

John W. Dailey, Probate Judge (Seal)

Order to Record Proof of Publication of Notice of Appointment
In the Matter of the Estate of Minetta Shumway, Deceased
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of McKinley Haines as Administrator of the Estate of Minetta Shumway, 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. John W. Dailey, Probate Judge (Seal)

Dinder to Record Proof of Publication of Notice of Appointment
In the Matter of the Estate of George E. Parish, Deceased
This day the affidavit of George E. Keigley, publisher, agent of the Richwood, Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Orville Parish as Administrator with the Will Annexed of the Estate of George E. Parish, deceased, was published in said newspaper as heretofore ordered, was filed hereink together with a copy of said notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

15059
Orders on filing of schedule of claims—confirming wathout notice
In the matter of the estate of Joe W. Bishop, Deceased
This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth with; that the action of the fiducairy herein, in allowing and dlassifying claims, be confirmed; and that the same be recorded. John W, Dailey, Probate Judge (Seal)

Frobate Court, Union County, Ohio
In the Metter of THE ESTATE OF Lids M. Scheiderer, decessed. CRDERS
This day William J. Scheiderer, Executor of the estate of Lids M. Scheiderer, decessed, appeared in open Court and filed his petition prysing for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit:

Certificate Number 57, Five Shares Common Stock, H. B. Salters anufacturing Company
\$\frac{40.00}{40.00}\$ To Whom to be Distributed William J. Scheiderer

And it appearing to the Court that the statements in said petition are true and that all the legates or distributes, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by Mheir consent in writing accepted to said petition;
It is therefore ordered that said Administrator-Executor distribute and pay over said said

assets in kind as described above; provided however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit.

It is further ordered that said Administrator-Executor report his proceedings herein, immediately after the making of such distribution; and this cause is continued. John W. Dailey Probate Judge (Seal)

Orders Approving Distribution of Assets in Kind
Probate Court, 'nion County, Chio
In the Matter of THE ESTATE OF Lida M. Scheiderer, deceased.

This day came William J. Scheiderer, Executor of the estate of Lida M. Scheiderer, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the Court; it is ordered that the proceedings of said distribution be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said William J. Scheiderer pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey Probate Jugge (Seal)

Filing of First and Final Account
Estate of Joe W. Bishop, deceased
This day came Helen K. Bishop, Administratrix 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 31st day of August 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

July 24, 1946

15116
Order for Appointment and for Bond
In the Matter of the Estate of Alice B. Clayton, Deceased
This day Daisy Scott appeared in open Cout, and made and filed an application Ender oath as required by law to be appointed as Administratrix of the Estate of Alice B. Clayton, deceased, late of the Village of Richwood in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an administratrix should be appointed and that said Daisy Scott is a suitable personand legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Six Thousand and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and lettees issured appointment of appraisers order to publish notice
In the Matter of the Estate of Alice B. Clayton, deceased
This day Daisy Scott appeared in open Cout, accepted the appointment as Administratrix of the
Estate of Alice B. Clayton, deceased, and gave and filed herein her Bond in the sum of Six
Thousand and no/100 Dollars, conditioned according to law, with The Fidelity and Deposit Co.
of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that
Letters of Administration issue to said Daisy Scott that George Hunt, Jr. Edgar Hastings, and
S. R. Sanders be appointed appraisers of said estate; 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 \$_____. John W. Dailey, Probate Judge (Seal)

Orders on Filing of Schedule of Claims—order for Hearing and ZNotice
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had on the 5th day of August, 1946, at 10:00 A, M. at which time and place, the action of the fiduciary herein, in allowing and classifying claims be confirmed, unless cause to be contrary be shown: It is further ordered that said fiducairy case written notice to be served personally or by registered mail with receipt requested, upon the surviving spouse, or waivers on hearing and all other persons having an interest in the estate as decisees, legatees, heirs and distributees, except those who have waived the same in writing or otherwise voluntarily entered their appearance. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
Estate of George A. Hickok, Deceased
This day came Allie Mae Hickok, Administratrix 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 31st day of August, 1946 at 10:00 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Orders on Filing Inventory
In the Matterof the Estate of J. Fred Johnson, 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 inventroy be set for hearing before
this Court on the 5th day of August, 1946, at 10:00 O'clock A. M., andthat notice of said
hearing be given to all persons entitled to notice under the law of the State of Ohio, by
the Sheriff of Union County at least 10 days prior to the date of said hearing; except those
who have waived said notice or who will hereafter be personally served by the fiduciary herein,
at least 10 days prior thereto. John W. Dailey, Judge (Seal)

Approving Publication of Notice of Accounts
This day proof of publication of notice of filing accounts and bouchers of administration
was made, and the Court hereby approved the same, and orders of notice aforesaid to be entered upon the journals of this Court in full; said notices is as follows; to-wit:
14791 Verna Hauff, Administratrix of the Estate of Anna Renner First and Final Account; 14657A
Alfonse P, Renner, Administrator with the will annexed of the Estate of George Frederick
Renner; 14986-AMarion C. Winter, Executor of the Estate of Clara M. Archart First and Final
Account; 15063 Mary E. Sunday, Administratrix of the Estate of George L. Street; First and
Final Account of Bruce Stree; 14694 Pearl Thompson, Executrix of the estate of William Dennis,
Eirst and Final Account; 15033-A Kathryn Dennis, Executrix of the estate of William Dennis,

14992

first and final account; 13728 Eva Shirk, Guardian of Ettie D. Louck, Fifth Account; 10564

Ivan McAdow, Guardian of Samuel D. McAdow, Nineteenth Account; 10261-A Dorothy Cashell, Guardian of Ivan Hugh Cashell, Seventeenth Account 9429-A Lynette Parks, Guardain of JohnCoder, Fourth Account; 11273-A Clifton L. Caryl, Trustee of the Estate of Calvin Hugh Stewart First Account; 15004 Bernice M. Roberts, Administratrix of the Estate of Kenneth L. Roberts First and Final Account; 12049-A Clifton L. Caryl, Administrator de bonis non with the will annexed of the Estate of Sarah H. Andrews, First Account; 14311-A Clifton L. Caryl, Guardian of Joesphin Burris, First Account; 9601-A William A. Fawn, Administrator with the will annexed of the Estate of William A. Sheneman, First and Final Account; 14895 Myrtle Fawn, Executrix of the Estate of Laura Sheneman First and Final Account; 14967 Owen Edwards, Administrator of the Estate of Mary A. Edwards, First and Final Account; John W. Dailey, Probate Judge (Seal)

July 25, 1946 Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County, Ohio, for approval and settlement: 15015 Allie Mae Hickok, Administrative of the Estate of George A. Hickok, First and Final Account: 15059 Helen K. Bisnop, Administratrix of the Estate of Joe W. Bishop, First and Final Account: 15053-A William L. Coleman Administrator of the Estate of Mary Nicol, Fist and Final Account: 15014-A Anna V. Maugans, Executrix of the Estate of Josephine Morrison, First and Final Account: 15038 Glenne M. Blumenschein, Administratrix of the Estate of Clark D. Rogers, First and Final Account: 15031 Blanche Kinikin, Administratrix of the Estate of Anna J. Schmelzer First and Final Accounts 15012-A Milo L. Myers, Administrator with the will annexed of the Estate of H. B. Turney, First and Final Account: 14984 Mae Van Atta, Administratrix of the Estate of J. Arnold Van Atta, First and Final Account: 15020 Lillian Wagner, Administratrix of the Estate of Esther Weckesser, Final and Distributive Account. Unless exceptions are filed thereto, said accounts will be for hearing Before said Court, on the 31st day of August, 1946, at 10:00 o'clock A. M. at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or tomatters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County In the Matter of the Will of Maude Wear, Deceased. rder Admitting to Probete and Record This matter come on this day further to be heard, on the application of James F. Tenderson to admit to probate and record the will of Maude Wear, deceased, late of the village of Plain City in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving apouse and all the hext of kin of said decedent, known to be resident of the State, have been duly served with notice of the fliing 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 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Maude Wear, deceased; that it was duly executed and attested; and that the said testatrix at the time of signing her will was of full age, of soundamind and memory and not under any 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. John ! Dailey Probate Judge (Seal)

Filing of Final Account
Estate of Thelma Scheiderer, Ward
This day came Louise Scheiderer, Guardian of said estate, and filed her final account herein.
It is thereupon ordered that said account be set for hearing on Monday, the 30th day of
September, 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by
law in the Marysville Tribune, a newspaper of this County. And this matter is continued until
said time. John W. Dailey, Probate Judge (Seal)

Sale of Personal Property Confirmed
In the Matter of the Estate of Susannah Perkins, Deceased
The executor of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal)

July 26, 1946

In the Matter of the Guardianship of Hattie Taylor, an incompetent
This day this cause came on for hearing before the Court upon the report of C. A. Hoopes, the
Master Commissioner heretofore appointed herein, upon his findings and the Court being fully
advised in the premises approves and confirms the findings of the Master Commissioner and orders
that the application for termination of the Guardianship be dismissed. It is therefore ordered

that said application for termination of the Guardianship be dismissed at the costs of the Guardianship, taxed at Ninety Six and 50/100 Dollars (\$96.50) which said sum includes Master's commission of Fifty (\$50.00) Dollars to C. A. Hoopes. To all of which Hattie Taylor, accepts exceptions noted. John W. Dailey, Probate Judge (Seal)

Journal Entry on Presentation of Will for Probate
In the Matter of the Will of Anna Barbara Streng, Deceased
An application having this day presented to the Court by Edward Nicol and L. A. Michel praying that an instrument in writing purporting to be the last will and testmanet of Anna Barbara Streng, deceased, be admitted to probate: It is ordered that 5 day's 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 testatot, known to be resident of the State, by registered mail and that proof thereof be made and that a hearing on said application will be had on the 1st day of August, 1946 at 10:00 o'clock A. D. John W. Dailey, Probate Judge (Seal)

15051-A
IN THE PROBATE COURT OF UNION COUNTY, OHIO
Marie Rozell, surviving spouse of Oman Rozell Plaintiff
-vs- Marie Rozell, admrx. of the estate of Oman Rozell; Forest Rozell and Margaret Rozell,
his wife; Et Al. Defendants.

JOURNAL ENTRY APPOINTING A GUARDIAN AD LITEM
On the application of William L. Coleman, counsel for the plaintiff herein; it appearing
that Harold G. Warran one of the defendants herein who is a minor was duly served with
summons and that no answer has been filed on behalf of said minor, it os ordered that Clifton
L. Caryl be and he is hereby appointed guardian ad litem of said Harold G. Warran. John
W. Dailey Judge
APPROVED BY: William L. Coleman Attorney for Plaintiff

Orders on Filing of Schedule of Claims--Confirming without notice
In the matter of the Estate of Mary E. Stubbs, Deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith and that the action of the fiduciary herein, in allowing and classifying cliams be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
In the Matter of the Estate of Mary E. Stubbs, Deceased
This day came Mary L. Hutson, Administratrix of said estate, and filed her First and Final Account herein. It is therupon ordered that said account be set for hearing on Monday, the 30th day of September 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Trigune, a newspaper of this County. And this matter is continued until said time. John W.Dailey, Probate Judge (Seal)

July 27, 1946

Frobate Court, Union County, Ohio Filing of First Account Estate of Mary McEvoy, deceased.
This day came Miho L. Myers, trustee of said estate, and filed his First account herein. It is thereupon ordered that said account be set for hearing on Monday, the 30th day of September 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

July 29, 1946

15095

Order Approving Inventory and Appraisement
In the Matter of the Estate of Jennie E. Murphy, Deceased
This day the Inventory and Appraisement in the above captioned estate, heretoforefiled 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 to or waived by all interested parties, as required by law, and no exceptioned having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed.

John W. Dailey, Probate Judge (Seal)

Order Approving Inventory and Appraisement
In the Matter of the Estate of Lutrell Stiner, Deceased
This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed.

John W. Dailey, Probate Judge (Seal)

Orders on Hearing Schedule of Claims
In the Matter of the Estate of Lillie E. Wise, Deceased
This day the Schedule of Claims, 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 Claims has been given to all interested parties, as required by law; and that the fiducairy of said estate acted properly in allowing and classifying each claim contained in said Schedule of Claims, it is now ordered that said Schedule of Claims, after being duly examined, be confirmed. John W. Dailey, Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO In the Matter of the Estate of Anna Ayers Armstrong, decessed. JOURNAL ENTRY CONFIRMING SALE, ORDERING DEED AND DISTRIBUTION. This day this cause came on to be heard on the report of C. A. Hoopes, Administrator, 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 said petitioner execute a deed of all the right, title, and interest of the said Anna Ayers Armstrong in said real estate, to the purchasers, William G. McCarthy and Martha E. McCarthy, upon the said purchasers paying the full amount of the purchase price. The court further find that there is due the Division of Aid for the Aged, Department of Public Welfare of the State of Ohio, upon its mortgate set forth in its corss petition the sum of 53793.20; that there is due the Union County Federal Savings & Loan Association upon it's mortgage and note set forth in its cross petition the sum of \$334.67 and that both of said mortgages are value liens upon said real estate and upon the proceeds of its sale. It is ordered that an entry of release and satisfaction of saidmortgage, liens be entered on the record in the office of the Recorder of Union County, Ohio. It is further ordered that the said Administrator, out of the money in hishands, pay: 1. To the Treasurer of Union County, Chio the taxes against said property, to-wit, the sum of \$19.00 21 The costs and expenses incurred in the sale of said property including an attorney fee of \$204.00 to C. A. Hoopes and \$204.00, the percent of said Administrator herein amounting

8302

to the sum of \$434.00

3. Revenue stamp for deed \$5.50

4. To the Division of Aid for the Aged upon its mortgage the sum of \$3393.20
5. To the Union County Federal Savings & Loan Association upon its mortgage the sum of \$334.67

It is further ordered that the balance of the proceeds amounting to \$413.63 be accounted for by said Administrator according to law. It is further ordered that this proceeding be recorded and that said Administrator pay the costs herein, John W. Dailey Probate Judge (Seal)

15091-A tertificate of Release of Mortgage Petition to sell real estate

C. A. Hoopes, Administrator of the Estate of Anna E. Armstrong, deceased -vs- Helen G. Robinson

The mortgage given by Anna E. Armstrong to Union County Federal Savings and Loan Association and recorded in Book 111 page 373-374 Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, July 29, A. D. 1946. John W. Dailey, Probate Judge (Seal)

Petition to sell real estate

C. A. Hoopes, administrator of the estate of Anna E. Armstrong, deceased -vs- Helen G. Robinson et.al.

The mortgage given by Anna E. Ayers, to Division of Aid for the Aged, Department of Public Welfare, State of Ohio and recorded in Book 112 page 269 Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proveedings in the above entitled case in said Court, July 29, A. D. 1946. John W. Dailey, Probate Sudge (Seal)

July 30, 1946

IN THE PROBATE COURT OF UNION COUNTY, OHIO In the matter of the Guardianship of Minetta Shumway, an incompetent This day this cause came on for hearing on the application for payment of counsel fees and compensation to McKinley Haines for services rendered as Guardian. The Court being fully advised in the orem ses finds that Rachael Rathburn, the person having the next estate of inheritance to Minetta Shumway, was waived notice of hearing and gaven her consent to the allowance of said claims. It is therefore ordered by the Court that McKinley haines pay to himself the sum of One Hundred twenty-five (\$125.00) Dollars and to Allen & Allen the sum of Twenty-five (\$25.00) Dollars and that he take credit for the same in his next account, subject for the same in his next account, subject to exceptions as other Items of credit. Gosts in the amount of Three (\$3.00) Dollars this day paid. John W. Dailey Probate Judge (Seal)

Frobate Court of Union County, Ohio In the Matter of THE ESTATE OF J. Fred Johnson, deceased. This day the affidavit of George V. Keigley, publisher, agent of the Righwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Robert . Allen as Administrator of the Estate of J. Fred Johnson, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Judge (Seal)

Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Asa roan, deceased rder Granting Application by Surviving Spouse to Purchase Real "state at Appraised Value On the 27th day of June, 1946, the surviving spouse of Asa Trgan, deceased, filed a Petition to purchase certain Real Estate of above estate described in said Petition, by her elected to by purchased at the appraised value as fixed by the appraisers, and her application for an order directing the Adminis tratris to transfer and convey the same to her under the terms and conditions of payment fixed by the Court. It appearing to the Court that the facts stated in said Petition are true, and that said surviving souse is by law entitled to .make such election, said election is approved ; and accordingly said Administratriw is ordered to transfer and convey to said Tella rgan by a good and sufficient deed the Real Estate elected to be purchased, upon the said surviving spouse, complying with the following terms and conditions of payment fixed by the Court, to-wit: Dash in the amount of One Thousand Dollars to the Administrator upon delivery of deed and that ___ make a return thereof to the Court. It is further ordered that said Administratrix of said deceden's estate, pay the costs of

this processing towed at \$ __within __days. John W. Dailey robate Judge (Seal) ENTRY: APPROVING REPORT OF CONVEYANCE Brobate Court, Union County, Ohio

In the Matter of THE ESTATE OF Asa Organ, deceased. This day this matter came onfor hearing on the Report of Conveyance of real estate to the furviving spouse of said decedent. It appearing to the Court that said Report is, in all respects, correct and that such conveyance has been made according to law and the former order of the Court, it is ordered

that the said report be and the same is hereby approved. It is further ordered that this proceding be recorded, and that said Administratrix pay the

costs herein, taxed at \$ ____. John W. Dailey Trobate Judge (Seal)

Authority to transfer real estate In the matter of the Estate of John F. Tilton, Deceased This day came Loretta Files, Administratrix with the will annexed of the estate of N. F. Tilton, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It apparaing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whomeach such parcel therof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the lasw has been fully complied with by said applicant; it is hereby ardered 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 transger 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. John W. Dailey, Probate Judge (Seal)

14791 Orders on Settlement First and Final Account

In the Matter of the Estate of Anna Renner, Deceased
This day the first and final account of Verna Hauff, Administratrix of the Estate of Anna
Renner, Deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed 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 account and the
proceedings herein be recorded in the Records of this office. It is further ordered that the
fiduciary and his bondsmen be released and discharged, except for fraud or manifest error.

John W. Dailey, Probate Judge (Seal)

Orders on Settlement-Second and Final Account
In the Matter of the Estate of George Frederick Renner, Deceased
This day the Second and Final Account of Alfonse P. Ranner, Administrator with the will annexed of the Estate of George Frederick Renner, Deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having beenfiled 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered by the Court that said fiduciary and his bondsmen be released and discharged except for fraud or manifesterror. John W. Dailey, Probate Judge (Seal)

Orders on Settlement-First and Final Account
In the Matter of the Estate of Clara M. Arehart, Deceased
This day the first and final account of Marion C. Winter, Executor of the Estate of Clara M.
Arehart, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed therto, 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 rodered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error.

JonnW. Dailey, Probate Judge (Seal)

Orders on Settlement-First and Final Account
This day the First and Final Account of Mary E. Sunday, Administratrix of the Estate of George
Street, deceased. came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed therto, 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 confomity to law. It appearing
to the Court thatall of the assets of said Estate are now in the possession of Mary E. Sunday
as Administratrix de bonis non of the estate of Bruce Street. It is ordered that she turn
over and deliver all of said assets to hereself as such Administratrix de bonis non and account
for the same according to law. It is further ordered that said account and the proceedings
herein be recorded in the Records of this office, and that the fiduciary and his bondsmen be
released and disharged, except for fraud or manifest error. John W. Dailey, Probate Judge (\$eal)

Orders on Settlemth-First and Final Account
In the Matter of the Estate of Emma B. Beem, Deceased
This day the first and final account of Pearl Thomson, Executrix of the Estate of Emma B. Beem
deceased, came on for hearing and settlement, due notice therof having been published according to law, No exceptions having been filed therto, andno 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 account and the proceedings
herein be recorded in the Records of this office. Itiis further ordered by the Court that
said Fiduciary and her bondsmen be released and discharged except for fraud or manifest error,
John W. Dailey, Probate Judge (Seal)

Orders on Settlemtn-First and Final Account
In the Matter of the Estate of William Dennis, Deceased
This day the first and final accountor Katnryn Dennis, Executrix of the estate of William
Dennis deceased, cameon for hearing and settlemen, due notice thereof having been published
according to law. No exceptions having been filed 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 hreby approved, allowed and confirmed. The Court finds said account
duly balanced, and said estate settled according to law. It is ordered that said account
and the proceeding herein be recorded in the Records of this office. It is further ordered
that said fiduciary and her bondsmen be released and discharged except for fraud or manifest
error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement of Guardian's Account-Fifth Account
In the Matter of the Guardianship of Ettie D. Louck, an incompetent
This day the fifth account of Eva Shirk, Guardian of the person and estate of Ettie D. Louck, came on for hearing and settlement, due notice thereof having been published according to law

No exceptions having been filed therto, and no one now appearing to except or object to the same; and the Court having barefully examined said account and the vouchers therewith and all matters pertaining thereto, and bein fully advised in the premises, do find the same to be in all respects just and correct and in conformity to waw. It is ordered that the same be and hereby is approved, allowed and confirmed. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal) Approved: H. F. Krichenberger, Atty. U. S. Veterand Administration.

Orders on Settlement-Nineteenth Account
In the Matter of the guardianship of Samuel D. McAdow, an incompetent person
This day the nineteenth 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 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 with law. It is therefore ordered that the same
be and hereby is approved, allowed and confirmed. The Court further finds there is a balance
in cash on deposit in the hands of said guardian in the sum of \$372.47 and all the securities
as liseted in said account; that said guardian has paid the Court costs for filing of this
account. It is ordered that said accunt and the proceedings herein be recorded in the records
of this office. John W. Dailey, Probate Judge (Seall) Approved: H. F. Krickenberger, Atty.
U. S. Veberans Administration

Entry
In the Matter of the guardianship of Ettie D. Louck, an incompetent
This day this cause came on to be heard upon the application of the fiduciary to expend the sum of Forty (\$40.00) Dollars per month for the support and maintenance of the ward. The Court being fully advised in the premises finds that said ward has an income adequate to pay said sum of Forty (\$40.00) Dollars per month, and that living costs are such that it is necessary to expend more than Twenty (\$20.00) Dollars per month for the support and maintenance of said ward. It is therefore ordered by the Court that said fiducity be authorized to expend not to exceed the sum of Forty (\$40.00) per month for the support and maintenance of such ward, until further order of the Court. It is further orderd that said fiduciary pay the costs herein taxed. John W. Dailey, Probate Judge (Seal) Approved: H. F. Krichenberger, Atty.
U. S. Veterans Administration

Orders on Settlement-Seventeenth Account
In the Matter of the Guardianship of Ivan Hugh Cashell, an incompetent person
This day the seventeenth account of Dorothy Cashell, Guardian of Ivan Hugh Cashell, came on
for hearing and settlement, due notice thereof having been published according to law. No
exceptions having been filed thereto, and no one now appearing to except or object to the same;
and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and bein 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. Costs paid. It is ordered that said account and the
proceedings herein be recorded in the Records of this office. John W. Dailey (Seal) Approved:
H. F. Krickenberger, Atty. U. S. Veterans Administration.

Orders on Settlement of Guardian's Account-Fourth Account
In the Matter of the Guardianship of John Coder, incompetent
This day the fourth account of Lynette Parks, guardian of John Coder, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed therto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouch rs therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed, and confirmed. The Court finds a balance of One Thousand Five Hundred Forty-two-and 49/100 Dollars (\$1,542.49), in the hands of said Guardian due daid ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

Orders on Settlement-First account
In the Matter of the Trust Estate of Hugh Calvin Stewart, Deceased
This day the First account of Clifton L. Caryl, Trustee of the Estate of Hugh Calvin Stewart,
deceased, came on for hearing and settlemment, due notice thereof having been published according to law. No exceptions having beenfiled thereto, and no one now appearing to except or
object to the same; and the Court having warefully 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. The Court finds a balance of Two
Hundred twenty-eight and 54/100 Dollars (\$225,54), in the hands of said trustee due said
estate; It is a dered that said account and the proceedings herein be recorded in the Records
of this office. John W. Dailey, Probate Judge (Seal)

Orders on Settlement-First and Final Account
In the Matter of the Estate of Kenneth L. Roberts, Deceased
This day the First and final account of Befnice M. Roberts, Administratrix of the estate of
Kenneth L. Roberts deceased, came on for hearing and settlement, due notice thereof having
been published according to law. No exceptions having been filed 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
account and the proceedings herein be recorded in the records of this office. It is further
ordered by the Court that said fiduciary and her bondsmen be released and dishcarged except
for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

14311-A Orders on Settlement of Guardian's Account- First Account In the Matter of the Guardianship of Josephine Burris, an incompetent This day the first account of Clifton L. Caryl, guardian of Josephine Burris, an incompetent came on for hearing and settlemtn, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having barefully examined said account and the vouchers therewith and all matters pertaining therto, and bein fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of One Hundred Twenty Seven and 98/100 Dollars (\$127.98), in the hands of said Guardian due said ward. Costs paid. It is ordered that said Account and the proceedings herein be recorded in the Records of this office. John W. Dailey, Probate Judge (Seal)

Orders on Settlemt-First Account
In the matter of the estate of Sara H. Andrews, Deceased
This day the first account of Clifton L. Caryl, administrator with the will annexed de bonks non of the estate of Sara H. Andres, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchrs 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 account and the proceedings herein be recorded in the Record s of this office. JohnW. Dailey Probate Judge (Seal)

Orders on Settlement-First and Final Account
In the matter of the estate of William A. Sheneman, Deceased
This day the First and Final Account of William A. Fawn, administrator with the will annexed
of the estate of William A. Sheneman, deceased, came on for hearing and settlment, due notice
thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It
is further ordered that said fiduciary and his bondsmen be released and discharged except for
fraud ormanifest error. John W. Dailey, Progate Judge (Seal)

Orders on Settlement-First and Final Account
In the matter of the estate of Laura Sheneman, Deceased
This day the first and final account of Myrtle Fawn, executrix of the estate of Laura Sheneman, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 bein fully advised in the premises, finds the 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 said account and the proceedings herein be recorded in the Records of this office. It is further ordered by the Court that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement-First and Final Account
In the matter of the estate of Mary A. Edwards, deceased
This day the First and Final Account of Owen Edwards, Administrator of the estate of Mary A.
Edwards, Deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having beenfiled 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 account and the proceedings herein be recorded in the records of this office! It is further ordered by the Court that said fiduciary and his bondsmen be relased and discharged except for fraud or manifest error.

John W. Dailey, Probate Judge (Seal)

This day this cause came on for hearing on the application of Kenneth D. Kyle, Guardian of Nora E. Lake, an incompetent person, for the authority to expend not to exceed the sum of On e Hundred Fifty (\$150.00) Dollars per month for the maintenance and support of Nora E. Lake, and Linnie D. Lake to be paid from the assets of the Estate of Nora E. Lakee. The Court being advised in the premises finds that Guy Maize, Jessie Maize, Helen Maize, and Engene Maize, have each filed their waiver and consent to such payment in writing. The Court further finds that it is necessary for such Guardian to expend not more than One Hundred Fifty Dollars per month for the support and maintenance of Nora E. Lake and Linnie D. Lake as set forth in the application. It is therefore ordered by the Court that said Guardian be permitted to expend not to exceed the Hundred Fifty Dollars per month beginning on the lst day of August, 1946 for the support and maintenance of Nora E. Lake and Linnie D. Lake and that he account for such expenditures in his next current account. John W. Dailey, Probate Judge (Seal)

July 30, 1946

14620

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Oman Rozell, deceased
Orger Granting Application by Surviving Spouse to Purchase Real Estate at Appraised Value
On the 3rd day of April, 1946, the surviving spouse of Oman Rozell, deceased, filed a
Petition to pruchase certain Real Estate of above estate described in said Petition, by
Marie Rozell elected to be purchased at the appraised value as fixed by the appraisers, and
her application for an order directing Marie Rozell the administratrix to transfer and convey the same to Marie Rozell under the terms and conditions of payment fixed by the Court.
It appearing to the Court that the facts stated in said Petition are true, and that said
surviving spouse is by law entitiled to make such election, said election is approved, and
accordingly said Marie Rozell is ordered to transfer and convey to said Marie Rozell by a
good and sufficient deed the Real Estate elected to be purchased, upon the said surviving

spouse complying with the following terms and conditions of payment fixed by the Court, to-

for the sum of \$2500.00, being the amount of the appraised value of said real estate, less one-half of the amount of the encumbrance upon the entire tract of said land to the Citizens Federal Savings and Loan Association of Marysville, Ohio. Said Real estate being purchased subject to said loan. and that she make a return thereof to the Court. It is further ordered by the Court that Marie Rozell, surviving spouse of Qman Rozell, dec'd.

be and hereby is ap ointed as Commissioner to execute such deed of conveyance, if the services of a Commissioner be found necessary.

It is further ordered that said administratrix of said decedent's estate, pay the costs of this proceeding taxed at \$ __within __ days. John W. Dailey Probate Judge (Seal)

ENTRY ** APPROVING REPORT OF CONVEYANCE PRobate Court, Union County, Ohio In the Matter of THE ESTATE OF Oman Rozell, deceased This day this matter came on for hearing on the Report of Conveyance of real estate to the surviving spouse of said decedent. It appearing to the Court that said Report is, in all respects, correct and that such conveyance has been made according to law and the former orders of the Court, it is ordered that the said report be and the same ishereby approved. It is further ordered that this proceeding be recorded, and that said Marie Rozell pay the costs herein, taxed at \$___. John W. Dailey Probate Judge (Seal)

July 31, 1946

15039-A

Dailey Probate Judge (Seal)

Filing of First and Final Account Estate of Minetta Shumway, deceased This day came McKinley Haines, Guardian of said estate, and filed his first andfinal account herein. It is thereupon ordered that sadiaccount be set for hearing on Monday, the 30th day of September, 1946 at 10:00 A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matteris contineued until said time. John W. Dailey, Probate Judge (Seal)

15112-A Probate Court, Union County, Ohio Order for Appointment and for Bond In the Matter of THE ESTATE OF Maude Wear, deceased. The Last Will of Maude Wear, deceased, late of Plain City, Ohio in said County, having heretofore been duly proved and allowed; this day Robert Fravel, the Executor named in saidWill 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 Fravel is a suitable person and legally competent, it is forder d that he be appointed as such Executor upon giving Bond with sureties as required by law in the sum of Ten Thousand (\$10,000.00) Dollars, and this cause is continued. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio

Bond Approved and Letters saued Order to Publish Notice

In the Matter of THE ESTATE OF Maude Wear, deceased.

This day Robert Fravel appeared in open Court, accepted the trust as Executor of the Estate of Maude Wear, deceased and gave and filed herein his Bond in the sum of Ten Thousand (\$10,000.00)

Dollars, conditioned according to law with Fidelity and Deposit Company of Maryland as sure-Dollars, conditi ned according to law, with Fidelity and Deposit Company of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Lett rs Testamentary issue on the Will of said decedent to said Robert Fravel 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 \$ ___. John "

15106 Order to record proof of publication of notice of appointment In the matter of the estate of Hiram L. Sweeney, deceased This day the affidavit of J. M. Huber publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of James Sweeney as Administrator of the Estate of Hiram L. Sweeney, 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. JohnW. Dailey, Probate Judge (Seal)

Probate Court, "pion County, Ohio Order to Recrod Proof of Publication of Notice of Appointment In the Matter of THE ESTATE OF Clair C. Brown, deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Fannie Brown as Administratrix of the Estate of Chair C. Brown deceased, was published in said newspaper as heretofore ordered, was filed herein, gogether with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio Order to Record Proof of Publication of Notice of Appointment In the Matter of THE ESTATE OF Lillie B. Sweeney, deceased. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the Notice of Appointment of James Sweeney as Administrator of the Estate of Lillie B. Sweeney, 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. John W. Dailey Probate Judge (Seal)

15102-A Order to record proof of publication of notice of appointment In the matter of the estate of Lutrell Stiher, deceased This day the affidavit of J. M. Huber, publisher agent of the Marysville Tribune a newspaper of general circulation in this County, that the notice of appointment of Valera M. Stiner as Executrix of the Estate of Lutrell Stiner, 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. Hohn W. Dailey, Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of John David White, deceased
This day came Leona L. Cheney, one of the heairs of the estate of John David White, deceased, and filed herein here application duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the descriptions of said real estate and the list of persons to whom each such parcel therof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where scuh parcels are situated, to the persons named therein and that a certificate for the transfer of said real estate, together with the descriptions contained in the application, be filed with the Recorder of the proper County for record, as provided by law. John David Dailey, Probate Judge (Seal)

Entry Ordering Appraisement
Mary E. Sunday, Administratrix De Bonis Non of the Estate of Bruce Street, Deceased Plaintiff,
-vs- Mary E. Sunday, et al. Defendants
This matter coming on to be heard upon the petition and the evidence, the court finds all necessary parties have voluntarily entered their appearance and consented to the sale prayed for and are properly before the Court; and that it is necessary to sell said real estate to pay the debts of said estate and the prayer of the Petition should be granted. It appearing to the Court that a new appraisement should be made of said real estate, it is ordered that R.
C. Peet, Arby Cramer, and H. R. Fisher, 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 return of the proceedings in writing to this Court forthwith. John W. Dailey, Probate Judge (Seal)

Frobate Court, Union County, Ohio

'rder for Hearing and Notice
In the Matter of THE GUAHDIAN SHIP OF Cynthia Gertrude Hildreth
This day Willard Hildreth fæled an application in Court for the appointment of a Guardian of
Cynthia Gertrude Hildreth alleged incompetent
It is ordered that said application be set for hearing on the 5th day of August 1946, at
10 o'clock A. M., and that at least three days' notice of the time and place of said hearing
be given to:
The proposed ward of Cynthia Tertrude Hildreth by personal service in writing. John W. Dailey
Probate Judge (Seal)
Frobate Court, Thion County, Ohio

In the Matter of THE GUARDIAN SHIP OF Cynthia Gertrude Hildreth
This day this matter came on to be hearddupon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered.
The Court finds that said Cynthia Gertrude Hildreth is an incompetent person by reason of mental and physical disability and therefore she is incapable of taking care of and preserving her property.

August 1, 1946

Probate Court, Inion County, Thio Order Admitting to Probate and Record In the Matter of the Will of Anna Barbara Streng, deceased. his matter came on this day further to be heard, on the application of Edward Nicol and L. A. Michel to admit to probate and record the Will of Anna Barbara Streng, 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 s id 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, orhave waived notice and given consent to the probate of said Will. And C. A. Toopes and J. L. Boylan subscribing witnesses to said Will, and this day appeared in Spen Court and having been duly sworn, testified repectively 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, together with said Codicil, is the last Will and Testatment of said Anna Parbara Streng, 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. John W. Dailey Probate Ju dge (Seal)

Order for appointment, letters issued and to publish notice

In the matter of the estate of Anna Barbara Streng, deceased

The last will of Anna Barbara Streng, deceased, late of the Village of Marysville in said

County, having heretofore been duly proved and allowed; this day Edward Nicol and L. A. Michel

the executors named in said Will, appeared in open court, and made and filed an application

under oath as required by law, to be appointed as such executors, also a statement in general

terms as to what the Estate consists of and the probable value therof; and the Court, being

satisfied that said Edward Nicol and L. A. Michel are suitable persons and legally competent,

and that by the terms of said Will and Testator ordered or requiested Executors may execute it

without giving bond; it is ordered that they be appointed as such executors, and that Letters

Testamentary be granted and issued on the will of said decedent to them without giving bond,

that notice of said appointment be published as required by law; that this proceeding be recorded and that said executors pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

To the County Auditor: I hereby certify that I have this day appointed Betty G. Nicol to the position of deputy clerk in my office of Judge of the Probate Court of said County, at a salary of One Hundred Forty and no/100 Dollars per month. Said appointment is to take effect August 1, 1946, and said Betty G. Nicol shall serve during the pleasure of the Judge of the Probate Court. The said salary is by law payable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury, upon the warrant of the County Auditor.

15119 In the matter of the Will of Flora M. Morse, deceased.

July 31, 1946, - Journal Entry on Presentation of Will for Probate

An application having been this day presented to the court by Lula Morse praying that an instrument in writing purporting to be the last will and testament of Flora M. Morse, deceased, be admitted to probate: It is ordered that 10 day's 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, by service by the sheriff and that a hearing on said application will be had on the 12th day of August, 1946, at 10 o'clock A. M.

robste Court, Union County, Ohio In the Matter of THE WILL OF Lutrell Stiner, deceased.

Election of Surviving Spouse This day personally appeared in open Court Valera M. Timer surviving spouse of said Lutrell Stiner, deceased, and signified her desire of making her election whether to take under the will of said Lutrell Stiner, deceased, or under the statute of descent and distribution. Whereupon the Court explained to her the provisions of the said will and her fights under the sameand also explained to her rights at law in the event of her taking under the statute of descent and distribution; and therew on she declared her self satisfied with the provisions of said will, and elected to take under said will and her election so to take is hereby entered upon the Journal of the Court, as provided by law. John W. Dailey Probate Judge (Seal)

15102-A Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Lutrell Stiner, deceased Authority to Transfer Real Estate.

This day came Valera M. Stiner executrix of the estate of Lutrell Stiner, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the apolication.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such percels 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 ecord, asprovided by law. John W. Dailey Trobate Judge (Seal)

PROBATE COURT OF UNION COUNTY, OHIO Forest H. Roosa, admr. of the estate of Florence ". Roosa, dec'd. Claintiff -vs- Ruth Wagner, Et. Al. Defendants.

JOURNAL ENTRY CONFIRMING SALE ORDERING DEED AND DISTRIBUTION

This day this cause came on to be heard upon the report of Forest H. Roosa, administrator of the estate of Florence H. cosa, 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 prodeedings of said petitioner in all respects correct and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that the said petitioner execute a deed of all the right, title, and interest of the said Florence H. "oosa and forest H. "oosa, in said real estate to the purchaser H. S. Roosa, upon payment of the purchase price by the purchaser in the sum of \$1500.00 It is further ordered that the said Forest H. Roosa as administrator out of the money in his hands pay: 1st, to the Treasurer of this county the sum of \$5.84, being the taxes, penalty and interest thereon against said property: 2nd, Costs and expanses incurred in the sale of said property including an attorney fee in the sum of \$50.00 to William L. Coleman and to Forest H. Goes, as administrator fees the sum of \$50.00; 3rd, to Forest H. Goes, as administrator fees the sum of \$50.00; 3rd, to Forest H. Goes, for his undivided one-half interest in said property the sum of \$732.15, being one-half the sale price minus one-half the costs and taxes; 4th, It is further ordered that the balance of said proceeds amounting to the sum of \$632.16, be accounted for by the said Forest H. Goes, according to law. John W. Dailey Judge (Seal) APPROVED BY: Willam L. Coleman Attorney for Plaintiff

15121 The State of Ohio, Union County Probate Court In the Matter of the Will of Jennie A. "hite, deceased Journal Antry on Presentation of Will for Probate An application having been this day presented to the Court by Clarence H. Reed praying that an instrument in writing purporting to be the last will and testament of Jennie A. White, decessed, be admitted to probate: all the next of kin resident of the State of Chio having waived notice of hearing, It is ordered that a hearing on said application will be had on the 2nd day of August, 1946 at 10:00 o'clock A. M. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of the Will of Jennie A. White, decease.

Plaintiff.

Order Admitting to Probate and Record this matter came on this day further to be heard, on the application of Clarence H. Reed to admit to probate and record the will of Jennie A. White, deceased, late of the Village of Milford Center, Ohio in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent diedleaving 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 donsent to the probate of said Will. testified respectively to the due execution and attestation of said Will which testimoney was reduced to writing, was subscribed by them respectively, and was filed herein. Whereupon the Court finds that the aforesaid instrument of writing is the Will of soid Jennie ". White 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. John W. Dailey Probate Judge (Seal)

15121-A
Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF JEnnie A. White, deceased
Order for appointment and for Bond
'he Last Will of Jennie A. White, deceased, late of Military of the county proved and allowed: this day Clarer

the Last Will of Jennie A. White, deceased, late of Milford Center, Ohio in said County, having heretofore been duly proved and allowed; this day Clarence Reed the Executor named in said Will, appeared in open Court, and made and filed an application under oath, as required by law to be appointed as such Executor, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said Clarence Reed 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 Twnety One Hundred (\$2100.00) Pollars, and this cause is continued. John W. Dailey robate Judge (Seal) Probate Court, Union County, Ohio

In the Matterof the Estate of Jennie A. White, decessed Bond Approved and Letters Innued rder to Publish Notice

This day Clarence Reed appeared in open Court, accepted the trust as Executor of the Estae of Jennie A. "hite, deceased, and gave and filed herein his Bond in the sum of Twenty One Hundred (\$2100.00) Dollars, conditioned according to law, with United States Fidelity & Gupranty Company as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Clarence Reed; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$____. John W. Dailey Judge (Seal)

August 5, 1946

Probate Court, Union County, Ohio

(Seal)

Judge (Seal)

In the Matter of the Estate of Minetta Shumway, deceased this day the Inventory and Appraisement in the above captioned estate, heretofore filed herein

It appearing to the satisfaction of the Court that notice of the filing of the said Inventory and Appraisement has been given to or waived by allinterested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey robate Judge

Probate Court, Union County, Ohio
In the Matter of the Estate of J. Fred Johnson, deceased
this day the Inveneoty and Appraisement 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 to or waived by all interested parties, as required by law, and no ex eptionshaving been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey_Probate

Order Approving Inventory and Appraisement
In the Matter of the Estate of Isabel M. Sherwood, Guardianship
This day the Inventory and Appraisement 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 to or Waived by all interested parties, as required by law, and no exceptiones having been filed theretof, it is now ordered that said Inventory and Appraisements, after being examined, be allowed and consisted. John W. Dailey Probate Judge (Seal)

Dispensing with a new appraisement and ordering private sale
LeRoy Harraman, Administrator of the estate of Alona Harraman, deceased, Plaintiff -vs- LeRoy Harraman, Elma Ruth Boyd, Ray H. Harraman, Arnett Harraman, Bonnie Jene Erwin, Virginia Fields, June Longshore, and Martha Jane Hay, Defendants
This matter came on to be heard upon the Petition of Plaintiff for authority to sell real estate of the above decedent to pay debts of her estate. The Court finds from the evidence that all necessary parties are before the court and have waived the services of process and have voluntaily entered the appearance and concented to the sale of real estate as prayed for and that the prayer of the petition should be granted; that the real estate described in the petition was appraised by the appraisers of your estate with \$2000.00 and orders that a further appraisal be dispensed with. The Court finds the bond herefore given by the Plaintiff for administrating of the estate of Alona Harraman, deceased in the amount of \$4000.00 is sufficient and that in addition it be dispensed with. It appearing that previous sale should be to the best interest of the estate it is ordered that said administrator sell said real estate at private sale for cash. Not less than \$2000.00 being the appraised value thereof. It is further ordered that said administrator make return of sale without unnecessary delay. John W. Dailey, Judge (Seal)

Entry Confirming Sale, Ordering Deed and Distribution.

LeRoy Harraman, Administrator of the Estate of Alona Harraman, Deceased, Plaintiff -vs- LeRoy Harraman, Elma Ruth Boyd, Ray H. Harraman, Bonnie Jene Erwin and Martha Jane Hay, Defendants This day this cause came in to be heardd in the report of LeRoy Harraman, Administrator of the estate of Alona Harraman, deceased of his proceedings under the former order of this Court and upon the motion of said petitioner to conform the same matter bn 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 has fairly and legally met it is ordered that the same have or hereby is approved and conformed. It is further ordered that said petitioner execute a deed of all the right title and interests of the said Alona Harraman in said real estate to the purchaser Arnett Harraman, upon payment by him of the purchase price of \$2000.00 cash. This cause coming soon to be heard upon the pleading thereon and the motion to distribute the proceeds of the same amounting to the sum of \$2000.00. It is ordered to said administrator out of the money in his hands pay: First: To the treasurer of this County taxes amount to \$ None. Second: John W. Dailey, Probate Court costs the sum of \$24.69: Third: LeRoy Harraman Administrators compensation \$100.00: Fourth: Allen & Allen Attonry fees \$100.00: Fifth: The balance of said proceeds should be accounted for by said administrator according to law in the amount of \$1775.04. John W. Dailey, Probate Judge (Seal)

15121-A In the matter of the estate of Jennie F. White, deceased.

Orders on Filing Inventory and Appreisement

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

August 9, 1946

Order on Hearing
In the Matter of the Guardianship of Cynthia Gertrude Hildreth,
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 Cynthia Gertrude Hildreth is an incompetent person by reasonof 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 Willard
Hildreth is legally competent, and he having filed an application herein and given bond in the
sum of \$2100.00 conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Willard Hildreth as provided by law. John W. Dailey, Probate Judge (Seal)

Order for Appointment and for bond
In the matter of the estate of Charlotte Poston, deceased
This day George Poston 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 Charlotte Poston, deceased, late of Plain City in said County, and an affidacit 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 administratot should be appointed and that said George Poston 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, John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice.

In the matter of the estate of Charlotte Poston, deceased

This dya Geroge Poston appeared in open Court, accepted the appointment as administrator of the estate of Charlotte Poston, deceased, and gave and filed herein his Bond in the sum of Three Thousand Dollars, conditioned according to law, with Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the Court! It is therefore ordered that Letters of Administration issue to said George Poston, that R. B. Neer, Fred Johnson and Robert Ackerman be appointed appraisers of said estate; 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 ... John W. Dailey, Judge (Seal)

Orders on Filing Inventory
In the matter of the estate of Charlotte Poston, 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 the this court on the 21st day of August 1946 at 10:00 o'clook 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 Union County Journal at least 10 days prior to the date of said hearing; except those who have waived maid notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior therto. John W. Dailey, Judge (Seal)

August 10, 1946
Frobate Court, Union County, Ohio
In the Matter of the Estate of Arthur Steele, 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 a hearing on the approval of said Inventory be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio. John W. Dailey Probate Judge (Seal)

15112-A Probate Court, 'nion County, Ohio In the Matter of the Estate of Maude Wear, deceased Orders on Filing Inventory

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 21st day of August, 1946 at 10:00 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Thio, by Advertisement in the Union County Journal. at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey6 robate Judge (Seal)

August 12, 1946

Trobate Court, Union County, Ohio
In the Matter of the Estate of Philip M. Fox, deceased
Order to Transfer Vertificate of Title to Motor Vehicle
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to William Rausch, Marysville, Ohio in accordance with the prayer of the petitioner. John W. Dailey Probate Judge (Seal)

Frobate Court, Union County, Ohio In the Matter of the Estate of J. Ernest Scheiderer, deceased. Indees on filing Inventory This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 23rd day of August 1946, at 10 o'clock A. M., and that notice of saidhearing be given to all persons entitled to notice under the law of the State of Thio, by service by the sheriff at least 10 days prior to the date of said hearing; except those whohave waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey Probate Judge (Seal)

August 13, 1946

Probate Court, Union County, Chio Order for Appointment and for Bond In the Matter of THE ESTA E OF Catherine Plumenschein, deceased his day Louis J. lumenschein appeared in open court, and made and filed an application under oath as recuired by law to be appointed as Administrator of the Estate of Cahterine Dlumenschein, decessed, late of Darby township in said County, and an affidavit that there is not to his knowledge any last Willand Testament of the said intestate, also a statement, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Louis J. Blumenschein is a suitable person and legally competent, it is ordered that he be appointed as such Adm nistrator upon giving bond with sureties as required by law in the sum of Seven Thousand Dollars, and this cause is continued. John W. Dailey Judge (Seal) Probate Court, Union County, Ohio Bond Approved and Letters "saued Appointment of Appraisers Order to Publish Notice In the Matter of THE ESTATE OF Catherine Blumenschein, deceased This day Louis J. Tumenschein appeared in open Gourt, accepted the appointment as Administrator of the Estate of Catherine Blumenschein decessed, and gave and filed h erein his Bond in the sum of Seven Thousand Dollars, conditioned according to law, with United States Fidelity and Guaranty Company as sureties, which Bond is approved by the Court. It is therefore ordered that betters of Administration issue to said Louis J. Blumenschein that Max Moder, enry Vollrath, and Carl Wolpert be appointed appraisers of said estate; that notice of s'id appointment be published as required by law, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$__. John W. Dailey Judge (Seel)

Election of Surviving Spouse
In the Matter of the Will of Ozro D. Caldwell, Deceased
This day personally appeared in open Court Josie M. Caldwell, surviving spouse of Ozro D. Caldwell, deceased, and signified her desire of making her election whether to take under the will of said Ozro D. Caldwell, deceased, or under the statute of descent and distribution. Where—upon the Court explained to her the provisions of the said will and her rights under the same and also explained to her rights at law in the event of her taking under the statute of descent and distribution; and thereupon she declared herself satisfied with the provisions of said will and elected to take under said will, and hereelection so to take is hereby entered upon the Journal of the Court, as provided by law. John W. Dailey, Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of Ozro D. Caldwell, deceased
This day came Josie M. Caldwell, admrx. of the estate of Ozro D. Caldwell, deceased, and filed
herein her application, duly verified, which application is attached hereto and made a part
hereof, for an order directing the transfer of certain real estate belonging to said decedent,
as set forth in the application. It appearing to the satisfaction of the Court that all of the
representations set forth in said application are true; that the description of said real
estate and the list of persons to whom each such parcel thereof passed by descent or devise
is as set forth in said application; and it appearing to the satisfaction of the Court that the
lasw has been duly 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. John ". Dailey, Probate Judge (Seal)

In the matter of the estate of Carrie J. Thompson and Roger D. Thompson
This day Carrie DeLeon, administratrix of the estate of Charles Colin DeLeon appeared in open
court and filed an application for authority to pay or deliver property of Carrie J. Thompson
and Roger D. Inompson without appointing a guardian. It appearing that the estate of said
Carrie J. Thompson and Roger D. Thompson is less than \$500 in value and it appearing that it
would be for the best interest of said Carrie J. Thompson and Roger D. Thompson 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 Carrie J. Thompson property in the amount
of \$5.15 to be delivered to Raymond Thompson, Plain City, Ohio. For Roger D. Thompson, property
in the amount of \$45.15 to Chester A. Auer at the Union County Children's Home. John W. Dailey
Judge (Seal)

Order admitting to probate and record
In the matter of the will of Flora M. Morse, Deceased
This matter came on this day further to be heard, on the application of Lulu B. Morse to admit to probate and record the will of Flora M. Morse, 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 those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 Edith C. Wood, and Clifton L. Caryl, 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 herein. Whereupon the Court finds that the aforesaid insturment of writing, is the Will of said Flora M. Morse, 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, being satisfied as to its jurisdiction herein, orders the admitting of said Will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio Order for Appointment and for Bond In the Matter of THE ESTATE OF Flora M. Morse, deceased The Last Will of Flora M. Morse, deceased, late of Marysville in said County, having heretofo rebeen duly proved and allowed; that day Lulu . Morse, 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 satisfied that said Lulu B. Morse 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 twenty-one hundred Dollars, and this cause is continued. John W. Dalley6Judge (Seal)

robate Court, Union County, Chio

Bond Approved and Letters Issued rder to Publish Notice
In the Matter of THE ESTATE OF Flora M. Morse, deceased

This day Lulu P. Morse appeared in open Court, accepted the trust as Exectrix of the Estate of Flora M. Morse, deceased, and gave and filed herein her Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with The Chio Casualty Insurance Company as sureties which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Lulu B. Morse; 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 \$__. John W. Judge (Seal) The State of Chio, Union County, Ohio In the Matter of Lucille Marie Burkepile alleged to be mentally ill "rders for Hearing and for Notice. This day an affidavit alleging Lucille Marie Turkepile to be mentally ill was filed in this Court by Mahlon E. Eicker. It is ordered that hearing on the affidavit be had before this Court at Maryaville, Ohio on the 15th day of August, 1 46 at 11:00 o'clock P. M. and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey Probate Judge (Segl) The State of Ohio, Union County In the Matter of Lucille Marie Burkepile, alleged to be mentally ill Orders for Warrant and for Suppoena This day an affidavit alleging Lucille Marie Burkepile to be mentally ill was filed in this Court by Mahlon ". Eicker. It is further ordered that subpoenss issue for Dr. P. D. Longbrake and Dr. Angus MacIvor, registered physicians of Ohio who have at least three years' experience in the practice of med-

August 8, 1946

John W. Dailey Probate Judge (Seal)

In the matter of the guardianship of Hattle Taylor, an incompetent person.

This day J. Wilbur Jacoby appeared in open Court and filed a Precipe for a transcript on appeal as provided by law. It is ordered that the fees, amounting to Seven and 50/100 Dollars (\$7.50) be paid, and that the supersedeas bond be fixed at One Hundred Dollars (\$100.00) with sureties, subject to the approval of the Court. That upon the payment of said costs and the giving of said bond, that an authenticated transcript of the Journal Entries and such other transcripts as set forth in the Precipe be prepared and forthwith filed with the proper court to perfect said appeal. John W. Dailey. Probate Judge (Seal)

icine, medical witnesses, to appear at the time and place aforesaid; and this cause is continued.

August 15, 1946

Order of Commitment to State Hospital
The State of Chiol Union County Probate Court
In the matter of Luwille Marie Burkepile, Mentally ill
This day this cause same on further to be heard, and the said Lucille Marie Burkepile was brought
before the Court. Thereupon the Judge proceeded with the examination; and having heard the
testimony of P. D. Longbrake and Angus MacIvor M. D., the medical witnesses and being satisfied
that said Lucille Marie Burkepile is mentally ill; that she has a legal settlement in Marysville.
Pairs Township, in Union County; that she has been a resident of the State of Ohio for not
less than twelve consecutive months next preceding this date; that her mental illness has occured during the time she has resided in this State; and that she is a suitable person for care
and treatment in the Columbus State Hospital at Columbus, Ohio. It is therefore ordered that
Dr. P. D. Longbrake and Dr. Angus MacIvor, the medical witnesses in attendance, make out a
medical certificate setting forth the facts as is provided by law. It is further ordered that
the said Lucille Marie Burkepile be committed to the Columbus State Hospital, Columbus, Ohio,
for care and treatment and that immediate application be made to the superintendent of said
hospital for the admission of the said Luwille Marie Burkepile and that copies, under seal, of
the certificate of the medical witnesses and of the findings in this case be transmitted to the
Superintendent with the application for admission. It is further ordered that the said Lucille
Marie Burkepile be placed in the custody of Mahlon E. Eicher pending her removal on this commitment to the state hospital. John W. Dailey, Probate Judge (Seal)

Certificate of appointment
The State of Ohio, Union County. Probate Court
To the County Auditor: I hereby certify that I have this day appointed June Dillow to the position of Deputy Clerk in my office of Judge of the Probate Court of said County. Said appointment is to take effect August 15, 1946 and said appointee is to receive as compensation the sum of seventy-five Dollars per month and such expenses as the Probate Judge shall fix and determine, and said June Dillow shall serve during the pleasure of the Judge of the Probate Court. The said compensation is by law payable to said appointee in semi monthly installments by the County Treasury, upon the warrant of the County Auditor. John W. Dailey, Judge and ex-officio Clerk of the Probate Court (Seal) Oath of Office
The State of Ohio, Union County. I, June Dillow, being duly sworn, say that I will support the constitution of the United State and the Constitution of the State of Ohio, and will faithfully discharge the duties of Deputy Clerk in theoffice of the Judge of the Probate Court of Union County, Ohio. June Dillow Sworn to before me and signed in my presence this 15th day of August, 1946. John W. 7Dailey, Probate Judge

14249-Y

Oath of office

Certificate of Appointment
The State of Ohio, Union County Probate Court

To the County Auditor:

I hereby certify that I have this day appointed Joann Foley to the position of Deputy Clerk in my office of Judge of the robate Court, of said County.

in my office of Judge of the 'robate Court, of said County.

Said appointment is to take effect August 15, 1946, and said appointee is to recrive as compensation the sum of Seventy-five and no/100 Dollars and such expenses as the robate Judge shall fix and determine, and said Joann Foley shall serve during the pleasure of the Judge of the robate Court.

The said compensation is by law payable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury, upon the warrant of the County Auditor. John W. Dailey Judge and ex-officio Clerk of the Probate Court (Seal)

The State of Ohio, Union County
I, Joann Foley, being duly sworn, say that I will support the Constitution of the United States and the Constitution of the State of Ohio, and will faithfully discharge the duties of Deputy Clerk in the office of the Judge of the Probate Court of Union County, Ohio.

Joann Foley Sworn to before me and signed in my presence, this 15th day of August, 1946.

John W. Dailey Probate Judge

August 17, 1946

The State of Ohio, Union County. Probate Court.

In the Matter of THE ESTAte of N. Fay Tilton, deceased.

Admitting Authenticated Copy of Will to Probate.

This day an authenticated copy of the last Will and Testament of N. Fay Tilton, deceased, late of Marion County, Ohio was presented to the Court for record; and it appearing to the Court that said Will was duly executed and proved in accordance with the laws of the State of Ohio, and admitted to probate in the Probate Court of Marion County, Ohio in the State of Ohio and that part of the property to which saidWill relates is situated in this County, it is ordered that said authenticated copy of said Will be admitted to record in this Court as provided by law, and it is further ordered that said applicant pay the costs herein taxed at \$5.00. John W. Dailey Probate Judge (Seal)

August 19, 1946

Order for hearing and notice
In the matter of the guardianship of Barbara Kleiber, an incompetent person.
This day McKinley Haines filed an application in Court for the appointment of a guardian of Barbara Kleiber alleged incompetent. It is ordered that said application be set for hearing on the 19th day of August 1946, at 1:00 o'clock P. M. The proposed ward Barbara Kleiber, having waived service and has consented to the appointment of McKinley Haines as Guardian.

John W. Dailey, Probate Judge (Seal)

Order on hearing:
In the matter of the guardianship of Barbara Kleiber, an incompetent person.
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 Barbara Kleiber is incompetent by reason of physical disability and infirmity, and having filed here consent to the appointment of McKinley Haines as guardaisn 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 McKinley Haines is legally competent, and he having filed the application herein and given bond in the sum of \$5000.00 conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties thereon, it is ordered that said bond be approved and that betters of Guardianship issue to said McKinley Haines as provided by law. John W. Dailey, Probate Judge (Seal)

The State of Ohio, Union County Probate Court
In the Matter of the Will of Harry G. Miller, deceased.

Journal Entry on Presentation of Will for Probate.

An application having been this day presented to the Court by Jay D. Miller praying that an instrument in writing purporting to be the last will and testament of Harry G. "iller, deceased, be admitted to probate: spouse and all next of kin having waived notice in writing that a hearing on said application will be had on the 20th day of August, 1946 at 10:00 o'clock A. M. John ". Dailey robate Judge (Seal)

In the matter of the guardianship of John Kleiber, an incompetent person
This day McKinley Haines filed an application in Gourt for the appointment of a guardina of
John Kleiber alleged incompetent, by reason of advanced age and physical disability. It is
ordered that said application be set for hearing on the 19th day of August 1946 at 1:00 o'clock
P. M., and that at least three day's notice of the time and place of said hearing be given to:
The proposed ward having waived service and has consented to the appointment of McKinley Haines
as Guardian. John W. Dailey, Probate Judge (Seal)

In the Matter of the guardianship of John Kleiber, an incompetent person
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 Kleiber is incompetent by reason of physical disability and infirmity and having filed his consent to the appointment of McKinley Haines as guardian, he is incapable of taking care of and preserving his property. It is therefore ordered that a Guardina be appointed. It appearing to the Court that "cKinley Haines is legally competent, and having filed the application herein and given bond in the sum of \$2100.00 conditioned according to law, with The Fidelity and Deposit Co. of Maryland as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issued to said McKinley Haines as provided by law. John W. Dailey, Probate Judge (Seal)

Order for hearing and notice
In the matter of the guardianship of Eliza Peters, an incompetent
This day McKinley Haines filed an application in Court for the appointment of a Guardian of
Eliza Peters, alleged incompetent, by reason of advanced age and physical disability. It is

ordered that said application be set for hearing on the 19th day of August 1946, at 1:00 o'clock P. M., and that at least three day's notice of the time and place of said hearing be given to: The proposed ward having waived service and has consented to the appointment of McKinley Haines as Guardian. John W. Dailey, Probate Judge (Seal)

Order on hearing In the matter of the guardianship of Eliza Peters, an incompetent This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been giventtot all interested parties as heretofore ordered. The Court finds that said Eliza Peters is incompetent by reason of physical disability and infirmity and having filed his consent to the appointment of McKinley Haines as guardian. 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 McKinley Haines is legally competent, and having filed an application herein and given bond in the sum of \$6000.00 conditioned according to law, with Fidelity and Deposit Company of Maryland, as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said McKinley Haines as provided by law. John W. Dailey, Probate Judge (Seal)

15123 Order approving inventory and appraisement In the matter of the estate of Catherin Plumenschein, deceased This day the Inventory and appraisement 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 of the said inventory and appraisement 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 and apprisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

15068 Orders on Filing of Schedule of Claims-Order for Hearing and Notice This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Glaims be had on the 30th day of August, 1946 at 10:00 o'clock A. M. at which time and place, the action of the fiduciary herein, in allowing and classifying claims will be confirmed, unless cause to the contrary be shown; It is further ordered that said fiduciary cause written notice to be served personally or by registered mail with return receipt requested, upon the persons having an interest in the estate as devisees, legatees, heirs and distributees, except those who have waived the same in writing or otherwise voluntarily entered their appearance. John ". Dailey Probate Judge (Seal)

August 20, 1946

74975-A Probate Court, Union County, Ohio Estate of Orman A. Conrad, deceased.

Filing of First Account

This day came Ina B. Conrad, Administratrix with the will annexed of said estate, and filed her first account herein.

It is thereupon ordered that said account be set for hearing on Monday the 30th day of September 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

Ina B. Conrad, Administratrix with the Will annexed of the Estate of Orman A. Conrad, deceased,

vs. Ina D. Conrad, et al. Defendants. This cause came on to be heard upon themotion to distribute the preceeds of the sale of the premises made by the Administratrix to Elsie Warnstaff for the sum of Eighteen Hundred Dollars. The Court being fully advised in the premises finds that a mortgage on said premises in the amount of \$508.53 to the Citizens Federal Savings and Loan Company was paid personally by Ina B. Conrad immediately prior to the sale of said premises in order that said premises could be sold free and clear of all encumbrances.

The Court further finds that out of the \$1,800.00 proceeds received from the sale of said premised, \$508.53 should be paid to Ins B. Conrad as payment for the mortgage loan on said premises and that the balance of \$1,291,47 should be accounted for by said administratrix according to law in her next account. John W. Dailey Judge (Seal)

robate Court, Union County In the Matter of the Will of Harry G. Miller, deceased Order Admitting to Probate and Record This matter came on this day further to be heard, on the application of Jay D. Miller to admit to probate and record the will of Harry G. Miller, deceased. late of the township of Union in said County, heretofore filed in this Court. It is now shown to the satisfaction of the ourt that said decedent died leaving Lue W. Miller surviving spouse and that the surviving spouse and all the next of kin of said decedent, kno wh to be resident of the State, have been duly served with notice of the filing of said will and of theapplication to admit it to probate and record in this Court, pursuant to a former order of this Court, orhave waived notice and given concent to the probate of said will. And Charles K. Bradley and Anne S. Fergens 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Harry G. Miller deceased; that it was duly executed and attested; and that the said testator,, at the time of signing his will was of full age, of sound mind andmemory 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. John W. Dailey Frobate Judge (Seal)

15125-A Order for appointment and for bond In the matter of the estate of Harry G. Miller, deceased The Last will of Harry G. Miller, deceased, late of Union Township in said county, having here-tofore been duly proved and allowed; this day Jay D. Miller, the Executor named in said Will appeared in open Court, and made and filed an application under oath, as required by law, to be appointed as such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Jay D. Miller 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 fifteen thousand Dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued order to publish notice
In the matter of the estate of Harry G. Miller, deceased
This day Jay D. Miller appeared in open court, accepted the trust as executor of the estate of Harry G. Miller, deceased, and gave and filed herein his Bond in the sum of Fifteen Thousand Dollars, conditioned according to law, with The Fidelity and Deposit Company of Marykand. as sureties, which bond is approved by the Court. It is therefore ordered that letters testamentary issue on the sill of said decedent to said Jay D. Miller; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$\frac{1}{2}\$ John W. Dailey, Judge (Seal)

Order approving Inventory and appraisement
In the Matter of the Estate of Anna Barbara Streng, Deceased
This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

August 21, 1946

Order approving Inventory and Appraisement
In the matter of the estate of Charlotte Poston; deceased
This day the Inventory and Appraisement in the above captioned estate, heretofore filed herein, cameon for hearing. It appearing to the satisfection of the Court that notice of the filing of the said Inventory and Appraisement 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 and Appraisement, after being duly examined, be allowed and donfirmed.

John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Maude Wear, deceased
Order Approving Inventory and Appraisement
This day the Inventory and Appraisement 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 to or waived by all interested parties, as required by law, and no exceptions having been filed htereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

The State of Chio, Union County Frobate Court
In the Matter of the Will of Dexter D. Ketch, deceased.
Election Under Will by Written Instrument
On this 19th day of August, 1946, a written instrument, duly signed and acknowledged by Lulu
M. Ketch, surviving spouse of Dexter D. Ketch, dece sed, evidencing her election to take
under the statute of descent and distribution 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 the
statute of descent and distribution, be entered on the Journal of the Court. John W. Dailey
Probate under (Seal)

Journal Entry
In the matter of the guardianship of Hattie Taylor,
This day J. Wilbur Jacoby paid the sum of Seven and 50/100 Dollars (\$7.50), no bond having been filed, it is ordered that the transcript as ordered by the precipe be filed with the Clerk of the Court of Appeals. John W. Dailey, Judge (Seal)

Orders on Filing of Schedule of Claims--Confirming Without Notice Probate Court, Union County, Ohio In the Matter of the Estate of Cylvia Shanks, deceased This day a scheduly of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Scheduly of Claims be had forth-with that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John ". Pailey robate Judge (Seal)

Filing of First and Final Account
Estate of Sylvia Shanks
This day came R. Glenn Reed, administrator of said estate, and filed his First and Final Account herein. It is thereupon ordered that said account be set for hearing on Monday, the 30th day of September, 1946 at 10:00 o'clook A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Urders on Filing of Schedule of Claims--Confirming without Notice
Probate Court, Union County, hio
In the Matter of the Estate of Florence H. Toosa, deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on sais Schedule of Claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Probate Judge (Seal)

Filing of First and Final Account
Estate of Florence H. Roosa, Deceased
This day came Forest H, Roosa, administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Monday, the 30th day of September 1946, at 10:00 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

August 22, 1946

Frobate Court, Union County, Ohio
In the Matter of THE ESTATE OF Anna Margaret Emmert, deceased
Order for Appointment and for Bond

This day Leo Coleman 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 Margaret Emmert, deceased, late of the Village of Marysville in said County, and an affidavit that there is not to his knowledge any last Willand 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 Leo Coleman is a suitable personand legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Five thousand Pollars, and that he is hereby directed not to continue decedents business but close the same up forthwith.

John "Dailey-Trobate Judge (Sec. 1)

John ". Dailey- robate Judge (Seal)

Trobate Court, Union County, Phio
In the "atter of THE ESTATE OF Anna Margaret Emmert, deceased

Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice
This day Leo Coleman appeared in open Court, accepted the appointment as Administrator of the
Estate of Anna Margaret Emmert, deceased, and gave and filed hrerein his Bond in the sum of
Five thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company
as sureites, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Leo Coleman, that Reed Neer, Milton Rausch, and Dale Overly be appointed appraisers of said estate; 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 \$___. John W. Dailey Probate Judge (Seal)

August 23, 1946

Probate Court, Union County
In the Matter of the Estate of J. Marnest Scheiderer, dedeased Order Approving Inventory and Appraisement

This day the Inventory and Appraisement in the above opationed 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Estate of George E. Parishn, deceased.
This day Blanche Watts, on the next of kin resident of the Stateof Ohio, residing at Marion, Ohio, filed a motion to vacate and set aside the Journal Entry, dated Julyt12, 1946 approving the Inventory and Appraisment in the Estate of George E. Parish, deceased/
The Court finds that said Journal Entry approving the Inventory and Appraisement was filed without notice or waiver from Blanche Watts.
It is therefore ordered by the Court that the Journal Entry approving the Inventory and Appraisement be set aside and that a hearing be had on said Inventory and Appraisement on the 3rd day of Beptember, 1946 at 10:00 o'clock A. M. and that notice of said hearing be given

Appraisement be set aside and that a hearing be had on said Inventory and Appraisement on the 3rd day of Beptember, 1946 at 10:00 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice unter the Laws of the State of Ohio by publication in the Maryeville Tribune at least ten days prior to the date of said hearing, except those who have waived notice. John W. Dailey Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
IN THE MATTER OF THE ESTATE OF EDNA MAY HOWARD, DEC'D.
This day this cause came on to be heard upon the application of Archie . Howard, requesting that the administration of the estate of Edna May Howard, be dismissed.
The Court being fully advised in the premises finds the application is well taken and hereby orders that the administration be dismessed upon the payment of the mosts of the applicant. John W. Dailey Judge (Seal) Approved by: William L. Coleman Attorney for Applicant

August 24, 1946

In the probate court of Union Gounty, Ohio
Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County, Ohio, for approval and settlement: 15036 Forest H. Roosa, Administrator of the estate of Florence H. Roosa, First and Final Account; 15009 R. Glenn Reed, Administrator of the estate of Sylvia Shanks, First and Final Account; 15915-A Ina B. Conrad, Administrator of the estate of Sylvia Shanks, First and Final Account; 15915-A Ina B. Conrad, Administratrix with the will annexed of the estate of Orman A. Conrad, First Account; 14573-B Milo L. Myers, Trustee of the estate of Mary McEvoy First account; 15010 Mary L. Hutson, Administratrix of the estate of Mary E. Stubbs, First and Final Account; 13140 Louise Scheiderer, Guardian of Thelma Scheiderer, Final Account; 15039-A McKinley Haines, Guardian of the estate of Minetta Shumway, First and Final Account; Unless exceptions are filed thereto, said accounts will be for hearing before said Court, on the 30th day of September, 1946, at 10:00 o'clock A. M. at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal)

Order granting application by surviving spouse to purchase real estate at appraised value In the matter of the estate of Charles Colin DeLeon, Deceased. On the 17th day of November, 1945, the surviving spouse of Charles Colin DeLeon, deceased, filed a Petition to purchase certain Real Estate of above estate described in said Petition, by Carrie DeLeon elected to be purchased at the appraised value as fixed by the appraisers, and her application for an order directing Carrie DeLeon, the Administratrix to transfer

Journal Entry-approving report of conveyance
In the matter of the estate of Charles Colin DeLeon, deceased
This day this matter came on for hearing on the report of conveyance of real estate to the surviving spouse of said decedent. It appearing to the Court that said Report is, in all respects correct and that such conveyance has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proveeding be recorded, and that said Cafrie DeLeon pay the costs herein taxed at \$ _____ John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of Charles Colin DeLeon, deceased
Filing of First, Final, and Distributive Account
This day came Carrie DeLeon, Administratrix of said estate, and filed her First, Final and
Distributive account herein.
It is therefore ordered that said Scount be set for hearing on Thursday, the 31st day of
October, 1946, at 10:00 o'clock A. M. and that notice thereof be published is requiredy by
law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until
said time. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF John F. Wagner, deceased
Authority to Transfer Real Estate
This day came Glennie R. Wagner, Executrix of the estate of John F. Wagner, deceased, and filed herein her application, duly verified, which application is attached hereto andmade a part hereof, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the Courty where such parcels are situated, to the persons named therein and that a cert-

ificate for the reansfer of said real estate, tegether with the description contained in the application, be filed with the Recorder of the proper County for record, as provided by law.

John W. Dailey Frobate Judge (Seal)
August 26, 1946

15109
Frobate Court, Union County, Ohio

In the "atter of THE ESTATE OF J. Fred Johnson, deceased "rder to Transfer Certificate of Title to Motor Vehicle
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.

It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerkof Courts of Union County This he and is hereby is sutherized to issue

ordered that the Clerkof Courts of Union County, Shio be and is hereby is authorized to issue a Certificate of Title to E. C. Redebaugh in accordance with the prayer of the petitioner.

John W. Deiley Probate Judge (Seal)

15051 Trobate Court, Union County, Ohio In the Matter of the Estate of Oman Rozell, deceased Orders on Filing of Schedule of Chaims

This day a scheduly of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Scheduly of Claims be dispensed with had before this ourt at Marysville, Ohio, on the 26 day of August, 1946 at 2:00 'clock P. M.; at which time and place, the action of the fiduciary herein, in albowing and classifying claims will be confirmed, unless cause to the contrary be shown: John W. Dailey Probate Judge (Sebl)

Probate Court, Union County, Ohio
Estate of Oman Rozell, deceased Filing of First and final account
This day came Merie Rozell, Administratrix of thid estate, and filed her first and final account herein.
It is thereupon ordered that said account be set for hearing on Thursday, the 31 day of

October, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

August 27, 1946

15106 te Court, Union County, Ohio In the Matter of the Estate of Hiram L. Sweeney, deceased

rders on Filing Inventory
This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the9th day of September, 1946 at 10 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by the Sheriff of Franklin County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey Probate Judge Seal)

Propage Court, Union County, Ohio
In the Matter of the Astate of Lillie B. Sweeney, deceased
Orders of Filing Inventory

This day an Inventory in the above captioned estate was filed in this Gourt by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before t is Court on the 9th day of September, 1946, at 10 o'clock A. M., and that notice of said he aring be given to all persons entitled to notice under the law of the State of Ohio, by the Sheriff of Franklin County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W.Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio Estate of Minetta Shumway, deceased Sale of Personal Property Confirmed/

The Administrator of the above named decedent having filed his return of the public sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceeding in all respects regular and in accordance with law, and therefore approved and confirms the same. John W. Dailey Probate Judge (Seal)

15063 *robate Court, Union County, Ohio Estate of Bruce Street, deceased Sale of Personal Property Confirmed

The Administratrix De Bonis Non of the above named decedent having filed his return of the public sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey robate Judge (Seal)

Probate Court, Union County, Ohio Estate of Sylvia J. Miller, deceased Sale of Personal Property Confirmed

The Administrator of the above named decedent having filed his return of the publice sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey Probate Judge (Seal)

15130
IN THE PROBATE COURT OF UNION COUNTY, OHIO

In the Matter of the Estate of Mary A. Cameron, deceased.

This day Harold Cameron filed an application for the appointment of himself as Administrator of the estate of Mary A. Cameron, deceased, and waivers of administration of all of the known next of kin resident of this County except May VanAtta.

It is ordered by the Count that a provident of the known is contacted by the County except May VanAtta.

It is ordered by the Court that a hearing on said application be had on September 3, 1946 at 10:00 o'clock A. M. and that notice of said hearing be given to May VanAtta by the Sheriff of this County, and that matter is continued. John W.Dailey Frobate Judge (Seal)

August 29, 1946

Frobate Court, Union County, Ohio

In the Matter of the Estate of Clair C. Brown, deceased

Order Approving Inventory and Appraisement

This day the Inventory and Appraisament 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 to or waived by all interested postiles, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio

In the Matter of the Estate of Nellie A. Converse, deceased

Orders on Filing Inventory
This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 11 day of September, 1946 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 Ohlo, by publication in the "arysville 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. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio

In the "atter of the Guardianship of Ella Belle Ferrell, an incompetent person

Order for Hearing and Notice.
This day LaRoy Ferrell feled an application in Court for the appointment of a Guardian of Ella Bella Ferrell alleged incompetent.

Itis ordered that said application be set for hearing on the 5th day of September, 1946 at 10 o'clock A. M.

The proposed ward Ella Belle Ferrell, having consented to the appointment in writing.
All other interested parties having waived notice as provided by law. John W. Dailey robete
Judge (Seal)

August 30, 1 46

15068 In the Matter of the Estate of Thomas Forider, deceased

Order on Hearing
This day the Scheduly of Claims, 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 Claims has been given to all interested parties, as required by law; and that the fiduciary of said estate acted--properly in allowing and classifing each claim contained in said Scheduly of Chaims, it is now ordered that said Scheduly of Claims, after being duly examined be confirmed.

John W. Dailey Probate Judge (Seal)

August 31, 1946

Probate Court, Union County, Ohio

In the "atter of the Estate of Wilson Shannon Burgoon, deceased Authority to Transfer Real Estate

This day came Frank B. Marsh, Executor of the estate of Wilson Shannon Burgoon, deceased, and filed herein his application, duly verifies, which application is attached hereto, and made a part hereof, for an order diecting the transfer of certain real estate belonging to said

It appearing to the satisfaction of the Court that allof the representations set forth in seid application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey Probate Judge (Seal)

Probate Court, Un on County, Ohio
Estate of Wilson Shannon Burgoon, deceased
Filing of first and final account
This day came Frank . Marxh, Executor of said estate, and filed his first and final account herein.

It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of October, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until seid times John W. Dailey Propate Judge (Seal)

Frobate Court, Union County, Ohio
In the Matter of the Estate of John W. Allen, deceased
Orders on Filing of Schedule of Claims
This day a scheduly of Claims in the above captioned estate was filed in this Court by the
fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had before
this Court at Marysville, Ohio on the 31st day of August 1946 at 10 o'clock A. M.; at which
time and place, the action of the fiduciary herein, in allowing and classifying claims will be

confirmed, unless cuase to the congrary be shown; John W. Dailey robate Judge (Seal)

Frobate Court, Union County, Thio
In the Matter of the Estate of John W. Allen, deceased
Authority to Transfer Meal Estate
This day came Myrtle Allen, administratrix of the estate of John W. Allen, deceased, and filed
herein her application, duly verified, which application is attached hereto and made a part
hereof, for an order directing the transfer of certain real estate belonging to said decedent,
as set forth in the application.

It appearing to the satisfaction of the Court that allof the pepresentations set forth in said
application are true; that the description of said real estate and the list of persons to hwom
each such parcel thereof passed by descent or devise is as set forth in said application; and
it appearing to the satisfaction of the Court that the law has been fully complied with by
said applicant; it is hereby ordered that said real estate be transferred upon the duplicate
of the County where such percels are situated, to the persons named the sain and that a certificate for the transfer of said real estate, tegether with the description contained in the
application, be filed with the Recorder of the proper County for record, as provided by law.
John W. Dailey Probate Judge (Seal)

Frobate Court, Union County, Chio Estate of John W. Allen, deceased Filing of first and final account This day came Myrtle Allen, administratrix of said estate, and filed her first and final account, herein. It is thereupon ordered that said account be set for hearing on Thursday the 31stday of October 1946 at 10 o 'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey 'robate 'udge 'Seal'

Frobate Court, Union County, Ohio Estate of Anna L. Zuspan, incompetent.

Filing of third account
This day came I. G. Zuspan, Guardian of said estate, and filed his Third account herein.
It is thereupon ordered that said account be set for hearing on Thursday, the 31 day of October, 1945 at 10 o clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey Trobate Judge Seal)

Probate Court, Union County, Chio
In the Matter of the Estate of George E. Parish, deceased
Order Approving Inventory and Appraisement

This day the Inventory and Appreisement in the above captioned estate, heretofore filed harein, 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 to or valved by all interested parties, as required by law, and no expeptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Deiley Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Mary A. Cameron, deceased
This day Harold Cameron 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 A. Cameron, deceased,
late of Claiborne 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 Harold Cameron is a suitable person and legally
competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of six thousand Dollars, and this cause is continued. John
W. Dailey, Judge (Seal)

Hold anomated and letters insort and tabent of appreciaers order to reblish motion To the delicer of the servete of News 4, Compros, described

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August 31, 1946
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15015 Probate Court, Union County, Ohio In the Matter of THE ESTATE OF George A. Hickok, deceased

First and Final Account This day the firstand final account of Allie Mae Hickok, Administratrix of the Estate of George A. Hickok deceased, came on for hearing and settlement, due notice thereof having been published accouding to law. No exceptions havin been filed 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 seing fully advised in the presmses, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said account tand the proceeding s herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO Order Approving Publication of Accounts

This day proof of publication of notice of filing accounts and vouchers of administration was made, and the Court hereby approves the same, andorders of notice aforesaid to be entered upon the journals of this Court in full; said notices is as follows, to-wit: 15015 Allie Mae Hickok, Administratrix of the estate of George A. Hickok, irst and final

15059 Helen K. Bishop, Administratrix of the Estate of Joe W. Bishop, First and final account 15053-A William L. Coleman, Administrator of the Estate of Mary Nicol, First and Final Account 1501-A Anna V. Maugans, Executrix of the Estate of Josephine Morrison, First and final account 15038 Glenna M. Blumenschein, Administratrix of the Estate of Clark D. Rogers, First and final Account

15031 Blanche Kinikin, Administratrix of the Estate of Anna J. Schmelzer, first and final account.

15012-A Milo L. Myers, Administrator with the will annexed of the Estate of H. ~. -urney, First and final account

14984 Mae Van Atta, Administratrix of the Estate of J. Amnold Van Atta, First and final

15020 Lillian Wagner, Administratrix of the Estate of Esther Weckesser, First and Distributive account. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Joe W. ishop, deceased First and final account

This day the first and final account of Helen K. Bishop, Administratrix of the Estate of Joe W. Bishop deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed theretoo and no onenow appearing to except or object to the same; and the Court having carefully examined sai account and the wouchers 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 Sccount is hereby approved, allowed and confirm.ed The Court finds said account duly balanced, sand said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Hecords of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (Seal)

15053-A Probate Court, UnionCounty, Ohio In the Matter of THE ESTATE OF Mary Nicol, deceased First and final account

This day the first and finel account of William L. Coleman, Administrator of the Estate of Mary Nicol deceased, came on for hearing and settlement, due notice thereof having been published ac ording to law. No exceptions having been filed 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 the fully advised in the premises, finds the 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 belanced, and said estate settled according to law. It is ordered that said account and the proceedings be recorded in the Records of thisoffice. It is urther ordered that said fiduc and his bondsmen be released and dispharged except fraud or manifest error. John W. Dailey Probate Judge (Seal)

15038 Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Clark D. Rogers, deceased

First and final account This day the first and final account of Glenna M. Blumenschein, administratrix of the Estate of Clark D. Rogers, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all the matters pertaining thereto, and being fully advises in the premises, finds the 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 belanced, and said estate settled according to law. Itis ordered byst said account and the proceedings herein ber ecorded in the Records of this

office. It is further ordered by the C ourt that said fiduciary and her bondsmen be released

and discharged except for fraud or manifest error. John W. Dailey Probate Judge (Seal)

15014-A Probate Court, Union County, Ohio In the "atter of THE ESTATE OF Josephine Morrison, deceased

First and final account. This day the first and final account of Anna V. Maugana Executrix of the Estate of Josephine Morrison deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined asid account and the vouchers therewith and all the matters pertaining thereto, and being dully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.. Therefore the said account is hereby approved, allowed and conformed.

The Court finds said account duly belanced, and said estate settled according to law, It is ordered that said account and the proceedings herein by recorded in the Records of this office. It is further ordered by the Court that said fiduciary and her bondsmen be released and discharged except for frauce or manifest error. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTADE OF Anna J. Schmelzer, deceased

First and final account
This day the first and final account of Blancke Kinikin, Administratrix of the Estate of Anna
J. Schmelzer, deceased, came on for hearing and settlement, due notice thereof having been published according to law. We exceptions having been filed thereto, and no one now appearing to except probject to the same; and the Court having carefully examined said account and the vouchers therewith and all the matters pertaining thereto, and being fully advies in the premises finds the same to be in all respects just and correct and in confirmity to law.

Therefore the said account is hereby approved, allowed and confirmed.
The Court finds said account duly balanced, and said estate, settled according to law.
It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W Dailey Probate Judge (Seal)

ProbateCourt, Union County, Ohio In the Matter THE ESTATEOF Esther, Weckesser, deceased

Final and distributive account
This day the final and distributive account of Lillian Wagner Administratrix of the Estate of Esther Weckesser deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 advises in the premises, finds the same to be in all respects jest 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 attled according to law.

It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of THE ESTATE OF J. Arnold VanAtta, deceased

First and final account
This day the first and final account of Mae Van Atta Administratrix of the Estate of . Arnold
Van Atta deceased, cane on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed thereto, and no one now appearing to except
or object to the same; and all the matters pertaining ther to, and beings fully advised in the
premises, finds the 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
t is ordered that said account and the proceedings herein be recorded in the Records of this
office. t is further ordered that said fiduciary and her bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey Probate udge "eal"

Probate Court, UnionCounty, Chio
In the Matter of THE ESTATE OF H. B. Turney, deceased
First and final account

This day the first and final account of Milo L. Myers, Administrator with the will annexed of the Estate of A.B. Turney, deceased, came on for hearing and settlement, due notice thereof having been published according to law. To exceptions having been filed thereto, and no one now appearing to except orobject to the same; 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 his hereby approved, allowed and confirmed.

The Court finds said account duly belanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the said fiduciary and his bondsmen be released and disharged except for fraud or manifest error. John W. Dailey Trobate Judge Seal

September 3, 1946

In the matter of the estate of Mary A. Cameron, Deceased
Bond approved and letters issued appointment of appraisers order to publish notice
This day Harold Cameron, appeared in open Court, accepted the appointment as Administrator of
the estate of Mary A. Cameron, deceased, and gave and filed herein his bond in the sum of six
thousand dollars, conditioned according to law, with the Fidelity & Deposit Co. of Maryland as
sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Harold Cameron that Ray Mannasmith, R. A. Ports, and Lawrence Davis be
appointed appraisers of said estate; 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 \$\frac{1}{2} \text{ John W. Dailey, Judge (Seal)}

ProbeteCourt, Union County, Ohio
Estate of Clare Ann Hawley, deceased
Filing of first, final and distributive account.
This day came Percy M. Smith, Executor of the said estate, and filed his first, final and distributive account herein.
It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of October 1946 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time.
John W. Dailey Probate Judge (Seal)

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In the matter of the estate of A. S. Hush, Deceased
  Order for appointment and for bond
 The last will of A. S. Hush, deceased, late of Dover Township is said county, having heretofore been duly proved and allowed; this day Ida K. Hush, 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 Ida K. Hush 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 twenty-one hundred dollars; and this cuase is continued. John W. Dailey, Judge (Seal)
 Bond approved and letters issued orders to publish notice
 In the matter of the estate of A. S. Hush, deceased
 This day Ida K. Hush, appeared in open court, accepted the trust as executrix of the estate of
 A. S. Hush, deceased, and gave herein her bond in the sum of twenty-one hundred dollars, con-
ditioned according to law, with the Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Ida K. Hush; 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 $_____. John W. Dailey, Judge (Seal)
 15132-
 The State of Chio, Union County Probate Court In the Matter of the Will of A. S. Hush, deceased
 Application for Probate of Will
 To the Probate Court of said County:
 Your applicant respectfully represents that A. S. Hush, late a resident of the township of
 Dover, in said ounty, died on or about the 22 day of August, 1946, leaving an instrument in
 Writing, herewith produced, purporting to be his last will; that the said A. S. Hush, died
 leaving Ida K. Hush, of the age of __years as his surviving spouse who resides at RFD # Mary-sville, Ohio, and the following named persons as his only next of kin, to-wit; None.
 Your applicant offers the said will for probate and prays that a time may be fixed for the prov-
 ing of the same, and that said next of kin heretofore named, who are known to be residents of
  his State, may be notified according to law, of the presentation of the said will for probate.
 Ida K. Hush Applicant Residence Marysville, Ohio RFD #
 The State of Ohio, Union County
 The above named Ida K. Hush, being first duly sworn, says that the facts stated and theallega-
 tions in the foregoing application contained, are true as she verily believes. Ida K. Hush
 Sworn to before me and signed in my presence, this 3 day of September, 1946 Clifton L. Cary
 Notary Public State of Ohio
 The State of Chio, Union County Probate Court In the Matter of the Will of A. S. Hush, deceased
 An application having been this day presented to the Court by Ida K. Hush praying that an
 instrument in writing purporting to be the last will and testament of A. S. Hush, deceased,
 be admitted to probate: All necessary parties having waived notice. It is ordered that a
 hearing on said application will be had on the 3rd day of September 1946 at 2 o'clock P. M.
 John W. Dailey Probate Judge (Seal)
 robete Court, Union County, Ohio
 In the Matter of the Willof A. S. Hush, deceased
 Order Admitting to Probate and Record
 This matter came on this day further to be heard, on the application of Ida K. Hush to admit
 to probate and record the will of A. S. Hush, deceased, late of the township of Dover in said
 County, heretofore filed in this Court.
It is now shown to the satisfaction of the Court that said decedent died leaving Ida K. Hush
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 servid 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, orhave waived notice and given consent to the probate of sid will
And Clifton L. Caryl and Mildred L. Fladt the subscribing witnesses to said will this day appear-
ed in open ourt and having been duly sworn, testified respectively to the due execution and
altestation of said will which testimony was reduced to writing, was subscribed by them respect-
 ively, and was filed herein.
Whereupon the Court finds that the aforesaid instrument of writing, is the will of the said
 A. S. Hush deceased; that it was duly executed and attested; and that the said testator, at the
 time of signing his will was of full age, of sound mind andmemory and not under any restraint.
 Therefore the ourt 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. John W.
Dailey Probate Judge (Seal)
                                            September 4, 1946
Probate ourt, Union County, Ohio
n the Matter of the Estate of Anna Margaret Ammert, deceased
Order Approving Inventory and Appraisement
This day the Inventory and Appreisement in the above captioned estate, meretofore filed herein,
came on for hearing.
It appearing to the satisfaction of the Court that notice of the filing of the said Inventory
and A praisement 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 saidInventory and Appraisement,
after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)
15129
Frobate Court, Union County, Ohio
In the Matter of THE ESTATE OF Annam Margaret Emmert, deceased
Authority to Transfer Real Estate
This day dame Leo Coleman, Administrator of the estate of Anna Margaret Emmert, deceased, and
filed herein an application, duly verified, which application is attached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said dece-
dent, as set forth in the application.
It appearing to the satisfaction of the Court that all of the representations set forth in said
application are true; that the description of said real estate and the list of persons to whom
each such parcel thereof passed by descent or devise is as set forth in said ap lication; andit
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appearing to the satisfaction of the Gourt that the law has been fully complied withby said

applicant; it is ordered that said real estate be transferredupon the duplicateof the County where suchparcels are situated, to the persons named therein and that a certificate for the transfer of said real estate, together with the description contrained in the application, be filed with the Recorder of the propers County for record, as provided by law. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of THE ESTATE OFFannie E. Court, deceased

15133

Order for Appointment and for Bond
This day Josephine Lentz appeared in open Count and made and filed an application under oath
as required by law to be appointed as Administratrix of the state of Fannie E. ourt, deceased,
late of Marysville, Ohio in said County, and an affidavit that there is not to her knowledge
any last Will and Testament of the said intestate, also a statement in general terms as to what
the Estate consists of and the probable value thereof; and the Court being satisfied that an
Administratix should be appointed and that said Josephine Lentz is a suitable person and
legally competent, it is order d that shw be appointed as such Administratrix upon giving bond
with sureties as required by law in the sum of Thirty-five thousand dollars, and this cause
is continued. John W. Dailey Trobate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estateof Fannie E. Court, deceased
Bond Approved and LettersIssued Appointment of Appraisers Order to Publish Notice
This day Josephine Lentz appeared in open Court, accepted the appointment as Administratrix of
the Estate of Fannie L. Court, deceased, and gave and filed herein her Bond in the sum of Thirtyfive thousand dollars, conditioned according to law, with Fred Lentz and Marjorie Miller, as
sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issued to said Josephine Lentz, that
J. M. Lentz, George Scheiderer, and E. A. Emmert, be appointed appraisers of said estate; that
notice of said appointment be published as required by law; that this proceeding be recorded,
and that said Administratrix pay the costs herein texed at \$\frac{1}{2}\$. John W. Dailey Judge (Seal)

September 5, 1946

Probate Court, Union County, Ohio
Filing of Seventh and Final Account
Estate of Cora Blanche Fry, incompetent
This day came Jessie L. Edwards, Guardian of said ward and filed her seventh and final account herein. It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of October, 1946 at 10:00 o'clook A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Chio In the Matter of THE GUARDIANCHIP OF EllaBelle Ferrell, an incompetent person 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 Ella Belle Ferrell, on account of old age and infirmity (and having heretofore consented to the appointment of LeRoy Ferrell as guardian), and therefore she is incapable of taking care of and preserving her property.

It is therefore ordered that aGuardian be appointed. It appearing to the Court that LeRoy

Ferrell is legally competent, and he having filed the appliation herein and given bond in the sum of \$2100 conditioned according to law, with The Ohio Casualty Company as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said LeRoy Ferrell as provided by law. John W. Dailey Probate Judge (Seal)

In the Matter of the estate of George A. Hickok, deceased

Order on hearing
This day the Schedule of Claims, 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 Claims has been given to all interested parties, as required by law; and that the fiduciary of said estated acted properly in allowing and classifying each claim contained in said Schedule of Claims, it is now ordered that said Schedule of Claims, after being duly examined, be confirmed. John W. Dailey Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Guardianship of Maurice Edwards, an incompetent
This day Frank W. Kirk, Guardian of Maurice Edwards filed his petition to make improvements upon the real estate described in said petition and it appearing to the Court that all necessary parties are joined as defendants, and that all necessary parties, with the exceptions of the ward, have filed waivers and consent, it is ordered that said cause be set for hearing on the 12th day of September, 1946 at 10:00 o'clock A. M. and that notice thereof be served by the Sheriff upon Maurice Edwards and this cause is continued. John W. Dailey Trobate Judge (Seal)

September 6, 1946

Filing of 11th partial account
Estate of Delmer Jerew, incompetent
This day came ". D. Kyle, guardan of said ward and filed his 11th partial account herein. It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of "ctober 1946 at 10:00 o'clock A. M., and that notice thereof be published ascrequired by law, in the Marysville Tribune, a newspaper of this County, and this matter is continued until said time.
John W. Dailey, Probate Judge (Seal)

September 9, 1946

Order approving inventory and appraisement
In the matter of the estate of Hiram L. Sweeney, deceased
This day the inventory and appraisement 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 fiven 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey

Probate Judge (Seal)

Order approving Inventory and appraisement
In the matter of the estate of Lillie B. Sweeney, Deceased
This day the Inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of J. Frederick Johnson, deceased
This day came Robert F. Allen, Administrator of the estate of J. Frederick Johnson, deceased
and filed herein his application, duly verified, which application is attached hereto and made
a part hereof, for an order directing the transfer of certain real estate belonging to said
decedent, as set forth in said application. It appearing to the satisfaction of the Court
that all of the representations set forth in said application are true; that the descritpions
of said real estate and the list of persons to whome each such parcel therof passed by descent or devise is set forth in said application; and it appearing to the satisfaction of the
Court that the law has been fully complied with by said applicatin; 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 adm 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. John W. Dailey, Probate Judge (Seal)

Authority to transfer meal estate In the matter of the estate of Lydia Johnson, deceased This day came Francis G. Johnson, of the estate of Lydia Johnson, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the descriptions of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicatnt; it is hereby ordered that said real estate be transferred upon the duplicate of the Couty where such parcels are situated, to thepersons 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 peroper County for record, as proveded by Law. John W. Dailey, Probate Judge (Seal)

September 11, 1946

Order approving Inventory and Appraisement
In the matter of the Estate of Nellie A. Converse, Deceased
This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

September 12, 1946

Order to record proof of publication of Notice of appointment
In the matter of the estate of Maude Wear, Deceased
This day the affidavit of B. B. Gaumer, publisher agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Robert Fravel as Executor of the estate of Maude Wear, 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 resorded in the records of this office. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Catherine Blumenschein, deceased.
Order to Record Proof of Publication of Notice of Appointment
This day the affidevit of B. B. Gaumer, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Cours J. Thumenschein as Administrator of the Estate of Catherine Blumenschein, deceased, was published in a 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. John W. Dailey Judge (Seal)

September 13, 1946

11582 Frobate Court, UnionCounty, Chio In the Matter of THE ESTATE OF Milton D. Coe, decessed Authority to Transfer Real Estate. This day came Chester A. Coe and Hobert L. Coe of the estate of Milton D.Coe, deceased, and filed herein their application, duly verified, which application is a tached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said ap lication are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the eatisfaction 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. John W.Dailey Frobate Judge (Seal)

September 14, 1946

Frobate Court, Union County, Ohio

In the Matter of the Estate of Fannie E. Court, deceased

Order Approving Inventory and Appraisement

This day the Inventory and Appraisement in the above captioned estate, heretofore filed herein,

came on for hearing.

It appearing to the satisfaction of the ourt that notice of the filing of the said Inventory and Appraisement has been given to or weived by all interested parties, as recuired by law, and no exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey 'robate Judge (Seal)

September 16, 1946

IN THE PROBATE COURT OF UNION COUNTY, OHIO In the Matter of the Guardianship of Everett Loy Pyers, an incompetent This day this cause came on to be heard before the Court upon the application of Charles A. Pyers, Guardian for extrandinary compensation in the amount of Twenty-five Dollars (\$25.00) for services rendered in the administration of his trust as set forth in said application. The Court being fully advised finds that the amount requested is reasonable and just. It is therefore ordered that said guardian pay to himself the additional compensation in the amount of Twenty-five Pollars (\$25.00) and that he take credit for the same in his next account subject to exceptions as other items of credit therein. John W. Dailey Probate Judge (Seal) Approved: H. F. Krickenberger Atty. U. S. Veteran's Administration.

September 11, 1946

Probate ourt, Union ounty, Ohio In the Matterof THE ESTATE OF Fannie E. Court, deceased Petition for Order to Distribute Assests in Kind ORDERS

This day Josephine Lentz, Administratrix of the estate of Fannie L. Court, deceased, appeared in open Court, and filed here petition praying for an order authorizing the distribution and paying over of certain assests of said estate, as described and set forth in said petition. To-wit: To Whom to be Distributed

Items of said Assets 180 shares common stock-Highee Co. Josephine Lentz

100 shares common stock-Dayton Power & Light Co. 25 shares 6% preferred-Toledo Edison Co.

10 shares common stock-Pure Oil Go. 18 shares common stock-Pure Oil 'o.

6 shares common stock-Ohio Natl. Life Ins. Co. 24 shares 6% preferred-Highes Co.

And it appearing to the Court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and aid over, in kind, as indicated by their consent in writing attached to saidpetition;

It is therefore ordered that said Administrator distribute and pay over said assests in kind as described above; proveded however, that each legatee or distributee herein shall be liable to return such assests or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit.

It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribution; and this cause in continued. John W. Dailey Frobate Judge (Seal)

Probate Court, Union County, Ohio Orders Approving Distribution of Assests in Kind

In the Matter of THE ESTATE OF Fannie E. Court, deceased

This day came Josephine Wentz, Administratrix of the estate of Fannie 4. Court, deceased, and made and filed herein her report of distribution andpaying over of the assests of said estate, of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the Court; it is ordered that theproceedings of said Josephine Lentz be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said Josephine bentz pay the costs herein taxed at .___ John W. Dailey Frobate Judge (Seal)

15044-A Filing of First and Final Account

Estate of A. H. Johnson, Deceased This day came C. A. Hoopes, Administrator with the will annexed of said estate, and filed his First and Final account herein. It is thereupon ordered that said account be set for hearing on Thursday the 31st day of October, 1946 at 10:00 A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

The State of Ohio, Union County Probate Court In the Matter of the Will of Kate E. Turney, deceased Journal Entry on Presentation of Will for Probate

An application having been this day presented to the Court by Milo L. Myers praying that an instrument in writing purporting to be the last will and testament of Kate E. Turney, deceased, be admitted to probate:

It is ordered that 5 day's notice, in writing, of the presentation of said will and of the application for the admission of the same for probate, be given to the surviving spouse and to the next of kin of said testator, known to be resident of the State, by registered mail and that a hearing on said a plication will be had on the 24th day of September 1946 at 10:00 o'clock A. M. John W. Dailey robate Judge (Seal)

Probate ourt, Union County, Ohio
In the Matter of the Estate of Margaret Woodburn, deceased
Orders on Filing of Scheduleof Claims-Confirming Without Notice This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Probate Judge (Seal)

Order to Record Proof of Publication of Notice of Appointment

In the Matter of the Estate of Charlotte Poston, Deceased

This day the affidavit of B. B. Gaumer, publisher, agent of the Union County Journal, a
newspaper of general circulation in this County, that the Notice of Appointment of George

Poston, as Administrator of the Estate of Charlotte Poston, deceased, was published in said
newspaper as heretofore ordered, was filled herein; together with a copy of said Notice; it is
ordered that the same be recorded in the records of this office. John W. Dailey, Juage (Seal)

September 17, 1946

IN THE PROBATE COURT OF UNION COUNTY, OHIO
McKinley Haines, guardian of Isabelle Sherwood, an incompetent person Plaintiff
vs. Everett Sherwood, et al., Defendant
Upon application of the Plain ity Home and Savings Company and for good cause shown, it is

ordered by the Court that said Plain ity Home and Savings Company and for good cause shown, it is ordered by the Court that said Plain ity Home and Savings Company be, and it hereby is granted leave to file its Answer and Cross Petition herein instanter. John W. Dailey Probate Judge (Seal) Approved: Clifton L. Caryl Attorney for Plaintiff A. Gilbert Kirby Attorney for Defendant.

attorney for Defendant.

Probate Court, Union County, Ohio In the Matter of the Estate of Fannie E. Court, deceased Order Approving Inventory and Appraisement

This day the Inventory and Appraisement in the above captioned estate, heretofore filed here-

in, 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Frobste ourt, Union County, Ohio
In the Matter of THE ESTATE OF Edward Court, deceased.
Authority to Transfer Real Estate

This day came Josephine Lentz, on of the heirs at law of Edward Court, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the 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 bylaw. John W. Dailey Probate Judge (Seal)

Orders on Filing of Schedule of Claims--Confirming without notice
In the matter of the estate of Thomas Hendrickson, Deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
In the Matter of the estate of Thomas Hendrickson, Deceased
This day came Lloyd Winter, Administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of October 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville tribune, a newspaper of this County. Andthis matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Order to the viewers and their report
Frank W. Kirk, Guardian of Maurice Edwards, an incompetent, person Plaintiff vs Maggie Kirk,
Defendant
To Clarence Davisk Emery Taylor, and Howard Temple, Greeting: Whereas, Frank W. Kirk, Guar
ian of Maurice Edwards, an incompetent person, has filed his petition, a copy of which is h

ian of Maurice Edwards, an incompetent person, has filed his petition, a copy of which is hereto annexed, in this Court asking for authority to improve certain buildings on a farm of
ninety-two (92) acres located in Thompson Township, Delaware County, Ohio belonging to said
ward; and Whereas, the Court reposing confidence in your judgment and integrity has appointed
you to view said premises and report to this Court your apinion as to whether the improvements proposed will be advantageous to the estate of the ward; and to suggest any change in
said improvement: wherefore you are required to view said premises and without unnecessary
delay report under oath to this Court your opinion whether the proposed improvements and the
means employed to make them would be for the best interest of said ward, and upon what terms
and conditions the same should be made. When reporting, you will bring this order with you.

The testimony whereof, I hereby affix my hand and official seal at Mary-ville, Ohio this 17th
day of September 1946 John W. Dailey, Judge (Seal)

Entry on final hearing
Frank W. Kirk, Guardian of Maurice Edwards an incompetent person, Plaintiff -vs- Maggie
Kirk, Defendant
This cause came on for final hearing and all necessary parties being properly before the
Court; and the viewers, heretofore appointed herein, haing reported in f vor of the improvements, and the Court beinf of the opinion that it will be to the advantage of said ward for
said improvements to be made, it is ordered that said Guardian, and he hereby is authorized to
make said improvements and to expend not to exceed one hundred dollars (\$100.00) therefore.

John W. Dailey, Probate Judge (Seal)

15136 Order for appointment and for bond In the motter of the estate of George R. Nicol, Deceased This day F. Gertrude Nicol 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 R. Nicol, Deceased, late of Darby Township in said County, and an affidavit that there is not to her knowledge any Last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said F. Gertrude Nicol, is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Twenty thousand and no/100 Dollars. and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice
In the Matter of the Estate of George R. Nicol, Deceased
This day F. Gertrude Nicol appeared in open Court, accepted the appointment as Administratrix of the estate of George R. Nicol, deceased, and gave and filed herein her Bond in the sum of Twenty Thousand and no/100 Dollars, conditioned according to law, with United States Fidelity and Guaranty Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said F. Gertrude Nicol that Keneth Helser, George Horch and Walter Reall be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

September 19, 1946

15116
IN THE PROBATE COURTOF UNION COUNTY, OHIO
In the Matter of the Estate of Alice B. Clayton, deceased
Sale of Personal Property Confirmed.

The Administratrix of the above named decedent having filed his return of the public sale of the personal property of said decednt, 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. John W. Dailey Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of Solomon Jackson Weldon, Deceased
This day came Floyd Weldon, executor of the estate of Solomon Jackson Weldon, deceased, and
filed herein his application, duly verified, which application is attached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said
decedent, as set forth in the application. It appearing to the satisfaction of the Court
that all of the representations set forth in said application are true; that the description
of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of
the Court that the law has been fully complied with by said applicant; it is hereby ordered
that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal)

Diling of First and Final Account
In the matter of ther estate of Solomon Jackson Weldon, Deceased
This day came Floyd Weldon, executor of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Thursday the 31st day of October 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribung, a newspaper of this County, and this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Order approving Inventory and Appraisement
In the matter of the estate of Harry G. Miller, Deceased
This day the inventory and appraisement in the above waptioned 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 to or waived my all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Frobate Juke (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF A. S. Hush, deceased.
Order to Record Proof of Publication of Notice of Appointment
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspeper of general circulation in this County, that the Notice of Appointment of Ida K. Hush,
as Executrix of the Estate of A.S. Hush, 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. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Harry G. Miller, deceased.
Order to Record Proof of Publication ofNotice of Appointment
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Jay D. Miller
as Executor of the Estate of Harry G. Miller, deceased, was published in said newspaper
as heretofore ordered, was filed herein, together with a copy of saidNotice; it is ordered
that the same be recorded in the records of this office. Jahn W. Dailey robate Judge (Beal)

Frobate Court, Union County, Ohio
In the Matter of the Estate of Flora M. Morse, deceased
Order to Record Proof of Publication of Notice of Appointment
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Lulu B.
Morse as Executrix of the Estate of Flora M. Morse, 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. John W. Dailey Probate Judge (Seal)

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Probate ourt, Union County, Ohio
In the Matter of the Estate of Jennie A. White, deceased.
Order to Record Proof of Publication of Notice of Appointment.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper
of general circulation in this County, that the Notice of Appointment of Clarence "eed, as ex-
ecutors of the Estate of Jennie A. White, deceased, was published in said newspaper of 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. John W. Dailey Probate Judge (Seal)
Probate Court, Union County, Chio
In the "atter of the Estate of Anna Barbara Streng, deceased.
Order to Record Proof of Publication of Notice of Appointment
This day the affidavit of J. M. Huber, publisher, agent of the "erysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Edward Nicol and L.A. Michels, as Executors of the Estate of Anna Barbara Streng, 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. John W. Dailey Probate Judge
(Seal(
15114
Frobate Court, Union County, Ohio
In the Matter of the Estate of J. Frnest Scheiderer, deceased.
Order to Record Proof of Publication of Notice of Appointment
This day the affidavit of J. M. Huber, publisher, agent of the "arysville Tribune, a newspaper
of general circulation in this County, that Notice of Appointment of Bertha E. K. Scheiderer, as Administratrix of the Estate of . Ernest Scheiderer, 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. John W. Dailey robate Judge
(Seal)
15113
Probate Court, Union County, Chio
In the Matter of the Estate of Nellie Ada Converse, deceased.
Order to Record Proof of Publication of Notice of Appointment.
This day the affidevit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper
of general circulation in this County, that the Notice of Appointment of Harry C. Converse, as Administrator of the Estate of Wellie Ada Converse, 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. John W. Dailey Probate 'udge (Seal)
Probate Court, Union County Ohio
Estate of Alice H. Howard, decessed.
Filing of first and final accounty;
This day came Cone Howard Jr, and Verne Howard, Executors of said estate, and filed their
first and final account herein.
It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of October
1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the "arys-
ville Tribune, a newspaper of this County. And this matter is continued until said time. John
W. Dailey Probate udge (Seal)
                                             September 21, 1946
Probate Court, Union County, Ohio
In the Matter of the Estate of Earl Allen, deceased
Authority to Transfer of Real Estate.
This day came Mary Catherine Allen, one of the heirs of the estate of Earl Allen, deceased, and
filed herein her application, duly verified, which application is a tached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said dece-
dent, as set forth in the application.
It appearing to the satisfaction of the Court that all of the representations set forth in
said application are true; that the description of said real estate and the list of persons to
whom such parcel thereof passed by descent or devise is as set forth in said application; and
it appearing to the satisfaction of the Court that the law has been fully complied with by said
applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the
County where such parcel 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. John W. Dailey
Probate Judge (Seal)
                                            September 23, 1946
 15126
 Probate Court, Union County, Ohio
 In the Matter of the Estate of Barbara Kleiber, deceased.
 Order Approving Inventory and Appraisement
 This day the Inventory and Appraisement in the above captioned estate, he etofore filed here-
 in, came on for hearing.
 It appearing to the Satisfaction of the Court that notice of filing of the said Inventory and
 Appraisement 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 and Appraise-
 ment, after being duly examined; be allowed and confirmed. John W: Dailey Probate Judge (Seal)
 Probate Court, Union County, Chio
 In the Matter of the Estate of John Kleiber, deceased
 Order Approving Inventory and Appraisement
 This day the Inventory and Appreisement in the above captioned estate, heretofore filed here-
 in, came on for hearing.
 It appearing to the satisfaction of the Court that notice of filing of the said Inventory and
 Appreliament has been given to or waived by all interested parties, as required by law, and
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no exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement

after being duly examined; be allowed and confirmed. John W. Dailey Probate Judge (Seal)

15130

Probate Court, Union County, Ohio

In the Matter of the Esta e of Mary A. Cameron, deceased.

Order Approving Inventory and Appraisement

This day the Inventory and Appraisement 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 Appraisment 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Trobate Judge (Seal)

Probate Court, Union County, Ohio

In the Matter of the Estate of Flora M. Morse, deceased

Orders of Filing Inventory

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 5th day of October, 1946, at 10 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio by publication in the Marysville Tribune at least 10 days prior to the date of said hearing; except thoe who have waived said notice or who will hereafter be personally servid by the fiduciary herein, at least 10 days prior thereto. John W. Dailey Probate Judge (Seal)

September 24, 1946

15135 Order Admitting to Probate and Record In the Matter of the Will of Kate E. Turneym deceased This matter came on this day further to be heard, on the applies tion of Milo L. Myers, to admit to probate and record the will of Kate E. Turney, deceased, late of the villate of Maryaville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and all the next of kin of said decedent, known to be resident of the state, have been duly served with notive 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 Helen Myers and Alnet Mayer, 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 herein. Whereupon the Court finds that the eforeseid instrument of writing, is the will of said Kate E. Turney deceased; that it was duly executed and attested; and that the said testatot, at the time of signing her 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 withesses above named, be entered of record in this Court, John W. Dailey, Probate Judge (Seal)

1513 5-A Order for appointment and for bond In the matter of the estate of Kate E. Turney, deceased The La st Will of Kate E. Turney, deceased, late of Maryaville, in said County, having heretof-ore been duly proved and allowed; this day Milo L. Myers, 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 Milo L. Myers is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law in the sum of Twenty-thousand end no/100 Dollars; and this cause is continued. JohnW. Dailey, Judge (Seal)

15135-A

Bond Approved and letters issued orders to publish notice In the matter of the estate of Kate E. Turney, deceased This day Milo L. Myers appeared in open Court, accepted the trust as Executor of the estate of Kate E. Turney, deceased, and gave and filed herein Surety bond in the sum of Twenty thousand and no/100 Dollars, condiditioned according to law, with Milo L. Myers and U. S. Fidelty and Gharanty Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Milo L. Myers; that notice of said appointment be published as required by law; that this proceeding be recorded, and that . John W. Dailey, Judge (Seal) said executor pay the costs herein taxed at \$__

15138 Orders for hearing and for notice and for appointment of next friedn In the matter of the adoption of Nicholas Allen Lohrer This day Howard C. Reed and Mildred L. Reed appeared in open Court and filed herein a petition for leave to adopt Nicholas Allen Lohrer, achild, and for a change of name of said child to Clifton Eugene Reed, the full name by which haid child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said Court, at Marysville, Ohio, on the 26th day of October, 1946 at 10:00 o'clock, A. M. It is further ordered that Mary R. Needham be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall at three days prior to the date set forth for hearing submit to the court a full report, inwriting; and this cause is continued. John W. Dailey, Probate Judge (Seal)

15139

Probate Court, Union County, Ohio

In the Matter of the Adaption of George Calvin Moseley

Orders for Hearing and for Notice and for Appointment of Next Friend
This day James E. and Mary B. Delbou appeared in open Court and filed herein a petition for leave to adopt George Celvin Delbou, the full name by which said child shall be known after adoption.

It is ordered that hearing on said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before the said Court, at Marysville, Ohio on the 26th day of October, 1946 at 10 o'clock A. M.. It is further ordered that Undine Dailey be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days frior to the date set forth for hearing, submit to the Court a full report, in writing; and this cause is continued. John W. Dailey Probate Judge (Seal)

therein.

Frobate Court, Union County, Ohio In the Matter of the Estate of George Nicol, deceased Order Approving Inventory and Appraisement. This day the Inventory and Appraisement 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 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 and Appraisement after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal) 15140 Probate Court, Union County, Ohio In the Matter of the Adoption of Richard Wayne Phipps Orders for Hearing and for Notice and for Appointment of Next Friend. This day Fay Bergandine and Frances Bergandine appeared in open Court and filed herein a petition for leave to adopt Richard Wayne Phipps, a child, and for a change of the name of said shild to Richard Wayne Bergandine, the fullname by which said child shall be known after adoption. It is ordered that hearing on said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said Court at Marysville, Ohio on the 26th day of October, 1946 at 10 o'clock A. M.

It is further ordered that Undine Dailey be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the Court a full report, in writing; and this cause is continued. John W. Dailey Probate Judge (Seal) 15095-A IN THE PROBATE COURT OF UNION COUNTY, OHIO M. C. Murphy, Administrator of the Estate of Jennie E. Murphy, deceased PLAINTIFF -vs- Rebecca Ellinwood, et al DEFENDANTS ENTRY ORDERING 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 answer of Rebecca Ellinwood, the answer of Minnie Langstaff, the answer of Anna Thomson, the answer of George W. Murphy, the answer of M. C. Murphy and the other defendatts having waived the issuance and service of process and consented to the rale of the real estate as prayed for in the 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 \$222.00, which represents an undivided 1/6 interest

The court further finds by the answer of Rebecca Ellinwood, Minnie Langstaff and Anna Thomson, George W. Murphy and M. C. Murphy that said persons each own the undivided 1/6 interest in fee simple in the real estate described in the petition and that said real estate should be sold as a whole in conformity to the prayers in the respective answer.

It appearing to the court that a new appraisement should be made of the said real estate, it is ordered that Arthur Potts, Robert A. Ports, Sr., Frank M. Brown, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner have and then hereby are appointed to appraise said real

not next of kin of the petitioner have and then hereby are appointed to appraise said real estate at its true value in money; it is further ordered said appraisers be sworn as regarded by law to truly and impartially appraise said real estate upon acutal view for its fair cash value and discharge the duties recorded by them according to law and to make return of their proceedings in writing to this court forthwith. John W. Dailey Judge (Seal)

Frobate Court, Union County, Chio
In the Matter of the Estate of Firman W. Wurtsbaugh, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be approved that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Probate Judge (Seal)

Ruthority to transfer real estate
In the matter of the estate of Firmen M. Wurtsbaugh, deceased
This day came Howard E. Wurtsbaugh, Administrator of the estate of Firmen M. Wurtsbaugh, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied withy 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. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
Estate of Firman M. Wurtsbaugn, Deceased
This day came Howard E. Wurtsbaugh, Administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of October 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. JohnW. Dailey, Probate Judge (Seal)

Probate Court, Union County, Chio
In the Matter of the Estate of James R. Fields, deceased.
This day a schedule of Claims in the above captioned estate was filed inthis Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be approved; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Probate Judge (Seal)

Filing of First and Final Account
Estate of James R. Fields, Deceased
This day came E. E. Fields, Administrator of said estate, and filed his Birst and Final Account herein. It is thereupon ordered that said account be set for hearing on Thursday the 31st day of October 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribuen, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of William Braun, incompetent person
Filing of Ninteenth account
This day came Chris/Braun, Guardian of said estate, and filed hereNinteenth account herein.
It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of October, 1946 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

September 25, 1946

Orders on Settlement

Who the Probate Court of Union County, Ohio Accounts and vouchers of the following named persons and setates have been filed in the Probate Court of Union County, Ohio, for approval and settlement: 10025-A Christine Braun, Guardian of the Estate of William Braun, Nineteenth Account; 15005 Elfa E. Fielde, Administratrix of the estate of James R. Fieldes, First and Final Account; 15021-B Howard E. Wurtsbaugh, Administrator of the estate of Firman M. Wurtsbaugh, First and Final Account; 14027 Cone Howard Jr. and Verne Howard, Executors of the Estate of Alloe H. Howard, First and Final Account; 14021-A Floyd Weldon, Executors of the estate of Soloman Jackson Weldon, First and Final Account; 1504-A C. A. Hoopes, Administrator with the will annexed of the estate of A. Johnson, First and Final Account; 11261-C K. D. Kyle, Guardian of Delmer Jerew, Eleventh Account; 12141-B Jessie L. Edwards, Guardian of Cora Blanche Fry, Seventh and Final Account; 15027-A Percy M. Smith, Executor of the estate of Clars Ann Hawley, First, Final and Distributive Account; 1141 T. G. Zuspan, Guardian of the Estate of Anna L. Zuspan, Third Account; 15027 Myrtle Allen, Administratrix of the Estate of John W. Bllen, First and Final Account; 15050 Marie Rozell, Administratrix of the estate of Charles Celin Deleon, First, Final and Distributive Account; 15027 Lloyd Winter, Administratrix of the estate of Thomas Hendrickson, First and Final Account; 15027 Lloyd Winter, Administratrix of the estate of Thomas Hendrickson, First and Final Account; 15027 Lloyd Winter, Administratrix of the estate of Thomas Hendrickson, First and Final Account; 15027 Lloyd Winter, Administrator of the estate of Thomas Hendrickson, First and Final Account; 15027 Lloyd Winter, Administrator of the estate of Thomas Hendrickson, First and Final Account; Unless exceptions are filed thereto, said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or t

Filing of First and Final Account
Estate of Philip Hegenderfer, Deceased
This day came Lelia Hegenderfer, Administratrix, of said estate, and filed hereFirst and Final Account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 30th day of November, 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
Estate of Alice Wilson, Deceased
This day came Leonard M. Belville, Administrator with the will annexed 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 30th day of November, 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, an newspaper of this County And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Order Approving Publication of Accounts
This day proof of publication of notice of filing accounts and vouchers of administration was made, and the Court hereby approves the same, and orders of notice aforesaid to be entered upon the journals of this Court in full; said notices is as follows; to-wit: 15036 Forest
H. Roosa, Administrator of the estate of Florence H. Roosa, First and Final Account; 15009
R. Glenn Reed, Administrator of the estate of Sylvia Shanks, First and Final Account; 14915-A
Ins B. Conrad, Administratrix with the will annexed of the estate of Orman A. Conrad, First Account; 15010 Mary L. Hutson, Administratrix of the estate of Mary E. Stubbs First and Final Account; 14574-B Milo L. Myers, Trustee of the estate of Mary McEvoy, First Account; 13140
Louise Scheiderer, Guardian of Thelma Scheiderer, Final Account; 15039-A McKinley Haines, Guardian of the estate of Minetta Shumway, First and Final Account. John W. Dailey, Probate Judge (Seal)

Probate Court, UnionCounty, Ohio
In the Matter of THE ESTATE OF Alona Harraman, deceased.
Authority to Transfer Real Estate.
This day came LeRoy Harraman, Administrator of the estate of Alona Harraman, deceased, and filed herein his application, duly verified, which application is attached hereto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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 John W. Dailey Probate Junge (Seal)

15086
Frobate Court, Union County, Ohio
In the Matter of THE ESTATE OF GEORGE L. STREET, deceased.
This day came Mary E. Sunday, Administratrix of the estate of George L. Street, deceased,

and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it his 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 recorded, as provided by law. John W. Dailey Probate Judge (Seal)

Order approving Inventory and Appraisement
In the Matter of the Estate of Alice B. Clayton, Deceased
This day the Inventory and Appraisement in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfection of the Court that notice of the filing of the said Inventory and Appraisement 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 the said inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Orders on Filing of Schedule of Claims -- Confirming Without Notice
In the Matter of the Estate of Alona Harraman, Deceased
This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be approved; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
Estate of Alona Harraman, Deceased
This day came LeRby Harraman, 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 30th day of November 1946, at 10:00 O'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribums, a newspaper of this County. And this matteris continued. until said time. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of Lillie E. Wise, decessed.
Filing of first and final account
This day came Emerald Lamme, 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 30th day of Toyonban 1986 at 10:00 alalack A. M. and that notice thereof he published as required by let

It is thereupon ordered that said account be set for hearing on Saturday, the 30th day of November 1946 at 10+00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W.Dailey Probate Judge (Seal)

September 27, 1946

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Thomas W. Woodson, deceased.
Order for Appointment and for Bond
This day Gwynn Sanders appeared in open Court, and made and filed an application under cath as required by law to be appointed administrator of the Estate of Thomas W. Woodson, deceased, late of Marysville, Ohio in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said integtate, also a statement in general terms as to that the Estate consists of and the probable value thereof; and the Court being satisfied that an

the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator whould be appointed and that said Gwunn 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 lew in the sum of Forty-Four Hundred (\$4400.00) Dollars, and this cause is continued. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Chio
In the Matter of THE ESTATE OF Thomas W. Woodson, deceased.
Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice.
This day Gwyn Sanders appear a in open Court, accepted the appointment as Administrator of the Estate of Thomas W. Woodson, deceased, and gave and filed herein his Bond in the sum of Forty Four Hundred (\$4400.00) Dollars, conditioned according to law, with the American Bonding Co of Baltimore as surety, which Bond is approved by the Court.
It is therefore order a that Letters of Administration issue to said Gwynn Sanders; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Alministrator pay the costs herein taxed at \$\frac{1}{2}\$. Sohn W.Dailey Frobate Judge (Seal)

September 28, 1946

Orders on Filing Inventory
In the matter of the estate of Thomas W. Woodson, 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 10th day of October 1946, at 10:00 o'clock A. M. and that notice of said hearing will be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Union County Journal at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal)

Orders on Settlement First Account
In the matter of the estate of Orman A. Conrad, Deceased
This day the First Account of Ina B. Conrad, Administrator with the will annexed of the estate
of Orman A. Conrad, deceased, came on for hearing and settlement, due notice thereof having
been published according to law. No exceptions having been filed thereto, and no one now
appearing to except or object to the same; and the Court having barefully 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. The Court finds a balance of One Thousand, Eight Hundred Sixty One and
97/100 Dollars (\$1,561.97), in the hands of said Ina B. Conrad due said estate; which amount
she is ordered to pay over and distribute according to law, and the Will of said Orman A. Conrad Deceased. It is ordered that said account and the proceedings herein be recorded in the
Records of this office. John W. Dailey, Probate Judge (Seal)

14573-B First Account
Orders on Settlement
In the Matter of theEstate of Mary McEvoy, Trust Estate
This day the first account of Milo L. Myers, trustee of the estate of Mary McEvoy, Trust Estate
came on for nearing and settlement, due notice therof having been published according to law.
No exceptions having been filed 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 therpremises, finds the same to be
in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said
estate settled according to law. The Court finds a balance of Seven hundred thirty-one and 54/
100 Dollars (\$731.54), in the hands of daid trustee due said estate; which amount he is ordered to account for in accordance with the last will of James Mackan, Deceased. It is ordered
that said account and the proceedings herein be recorded in the Records of this office. John
W. Dailey, Probate Judge (Seal)

Orders on Settlement-First and Final Account
In the matter of theestate of Mary E. Stubbs, deceased
This day the first and final account of Mary L. Hutson, administratrix of the estate of Mary
E. Stubbs, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 bein fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed, and confirmed. The Court finds said account
duly balanced, and said estate settled according to law. It is ordered that said account and
the proceedings herein be recorded in the Records of this office. It is further ordered that
said fiduciary and her bondsmen be released and discharged except for fraud or manifest error.
John W. Dailey, Probate Judge (Seal)

Orders on Settlement of Guardian's Account-F inal Account
In the matter of the guardianship of Thelma Scheiderer
This day the Final Account of Louise Scheiderer Guardian of Thelma Scheiderer came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.; It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said Guardianship settled according to law. Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (Seal)

Orders on Settlement of Guardian's Account-First and final account
In the matter of the Guardianship of the estate of Minetta Shumway
This day the first and final account of McKinkey Haines, Guardian of the estate of Minetta
Shumway came on for hearing and stttlement, due jotice thereof having been published according
to law. No exceptions having been filed thereto, and no one now appearing to except or object
to the same; and the Court having carefully examined said account and the vouchers therewith
and all matters pertaining thereto, and being fully advised in the premises, do find the same
to be in all respects just and correct and in conformity to law;
It is ordered that the same be and hereby is approved, allowed and confirmed.
It is ordered that said Account and the proceedings herein be recorded in the Records of this
office. It is further ordered that the said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W.Dailey Probate Judge (Seal)

Orders on Settlement-First and Final Account
In the matter of the estate of Florence H. Roosa, Deceased
This day the First and Final Account of Forest H. Roosa, Administrator of the estate of Florence H. Roosa, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except of object to the same; and the Court having carefully examined said account and the vouchers therewith and all the matters pertaining therto, and bine fully advised in the premises finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered by the Court that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement-First and Final Account
In the matter of the estate of Sylvia Shanks, Deceased
This day the First and Final Account of R. Glenn Reed, Administrator of the estate of Sylvia Shanks deceased, came onfor hearing and settlement, due notice thereof having been published

according to law. No exceptions having been filed therto, 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 therto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John Dailey, Probate Judge (Real)

The State of Ohio, Union County Probate Court
In the Matter of the Will of Carrie W. Hornback, deceased.
Journal Entry on Presentation of Will for Probate.

An application having been this day presented to the Court by Milo L. Myers praying that an instrument in writing purporting to be the last will and testament of Carrie W. Hornbeck, 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, by the Sheriff and that a hearing on said application will be had on the 15th day of October, 1946 at 10 o'clock A. M. John W. Dailey Probate Judge (Seal)

October 1, 1946

Order to record proof of publication of notice of appointment

In the matter of the estate of Mary A. Cameron, deceased

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Harold Cameraon as Administrator of the estate of Mary A. Cemeron, 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. John W. Dailey, Probate Judge (Seal)

Orders on filing inventory and appraisement
In the matter of the estate of A. S. Hush, Deceased
This day an Inventory and appraisment in the above captioned estate was filed in this Court by
the fiducairy of said estate. It is ordered that the hearing on the approval of said inventory
and appraisement be had before this Court forthwith, notice of said hearing having been waived
by all persons entitled to notice under the law of the state of Ohio. John W. Dailey, Probate
Judge (Seal)

Entry confirming appraisement and ordering provate sale

M. C. Murphy, Administrator of the estate of Jennie E. Murphy, deceased Plaintiff -v-s rejecta
Ellinwood, et al, defendants.

This matter came on to be heard on the report of the appraisers heretofore herin appointed; and
it appearing upon examination that said report is in all respects regular and correct it is
ordered that the same be and hereby is approved and confirmed. The Court finds the bond heretofore given by the Plaintiff as administrator of the estate of Jennie E. Murphy, deceased in
the amount of \$2100.00 as sufficient and an additional bond is dispended with. It appearing
that a private sale would be to the best interest of the estate and all persons concerned, it is
ordered that said administrator sell said real estate that is the whole interest therein at
private sale at not less than \$1332.00 by the appraised value thereof for cash upon the delivery
of a deed to the purchaser. It is ordered that said administrator make return of sale without
unnecessary delay. John W. Dailey, Probate Judge (Seal)

October 2, 1946

15112-A Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Maude Wear, deceased. ORDER TO SELL

This day this cause came on to be heard upon the petition herein fild and the testimony of Robert Fravel, Executor and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said 1929 Fort Two-Door Sedan at private sale; it is therefore ordered that Robert Fravel as Executor of said estate of Maude Wear, deceased, proceed to sell One 1920 Ford Two-Door Dedan at private sale, for One Hundred Twenty Five Dollars (\$125.00) Itis further ordered that said sale be made on the following terms: Cash It is further ordered that said executor make return of his proceedings herein, within 30 days from this date, and forth after such sale is made, and this cause is continued. John W. Dailey Probate Judge (Seal)

Filing of First Partial Account
Estate of Ruth Evans, incompetent
This day came William L. Coleman, guardian of said estate, and filed his First Partial account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 30th day of November 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Pailey, Probate Judge (Seal)

October 3, 1946

Entry Confirming Sale, ordering deed and distribution

M. C. Murphy, Administrator of the estate of Jennie E. Murphy, Deceased, Plaintiff -vs- Rebecca Ellinwood, et al. Defendants

This day this cause came on to be heard on the report of M. C. Murphy, Administrator of the Estate of Jennie E. Murphy, 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 correct and being satisfied that siad sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed

Frobate Court, Union County, Chio
In the Matter of THE ESTATE OF Sylvia J. Miller, decessed.

PETITION FOR CREEK TO SELL COMMON STOCK CRDERS OF SALE, ETC.

This day this cause came on to be heard upon the petition herein filed and the testimony concerning twenty-five (25) shares of common stock in The Nisgra Hudson Power Cor pration of New York evidenced by Certificate No. 47725, and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said common stock at private sale; it is therefore ordered that Don Taylor as Administrator of the Estate of Sylvia J. Miller, decessed, proceed to sell said common stock at private sale, for not less than the sum of Eight and 75/100 Dollars per share.

It is further ordered that said also be made for cash in hand at time of sale.

It is further ordered that said Administrator make return of his proceedings kerein, within days from this date, and forthith after such sale is made, and this cause is continued.

John W. Dailey Probate Judge (Seal)

The State of Onio, Union County, ss.

I, John W. Dailey, Judge and Ex-Officio Clerk of the Probate Court, within and for saidCounty, and in whose curtody the Files, Journals and Records of said Court are required by the Laws of the State of Onio to be kept, do hereby certify that the same has been compared by me with the original entry of said Journal and that it is a true and correct copy thereof.

Probate Court, Union County, Ohio In the Matter of the Estate of Kate E. Turney, deceased. Orders on Filing Inventory

This day an Inventory in the scove 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 October, 1946 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 Maryeville 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. John W. Dailey Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of Glifton Logan, deceased
This day came Mary Southwick, Administratrix of the estate of Clifton Logan, deceased, and filed herein her application duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whome each such parcel therof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been duly complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such process 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. Johnw. Dailey. Probate Judge (Seal)

Filing of First and Final Account
Estate of Clifton Logank Deceased
This day came Mary Southwick, Administratrix 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 November, 1946 at 10:00 o'clock A. M. and that notice theref be published as
required by law, in the Marysbille Tribune, a newspaper of this County. And this matter is
continued until said time. John W. Dailey, Probete Judge 2(SeaL)

October 5, 1946

Order Approving Inventory and Appraisement
In the Matter of the estate of Flora M. Morse, Deceased
This day the Inventory and Appraisement 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 Invenotry and Appraisement 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the guardianship of Sarah Jane Findler, minor
This day Mary E. Westlake, Guardian of the person and estate of Sarah Jane Findley, filed her application for authority to expend the sum of Fifty (\$50.00) Dollars in payment of services rendered said guardianship of C. A. Hoopes, as Counsel.
It is ordered that this matter be assigned for hearing on the 14th day of October 1946 at 10:00 o'clock A. M. John W. Dailey Probate Judge (Seal)

October 7, 1946 IN THE PROBATE COURT OF UNION COUNTY, OHIO Mary . Sunday, Administratrix De Bonis Non of the Estate of Bruce Street, deceased. PLAINTIFF -vs- Mary E. Sunday, et al DEFENDANTS. ENTRY CONFIRMING APPRAISEMENT AND ORDERING PRIMATE SALE 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 regular and correct, it is ordered that the same be and it hereby is approved and confirmed. The Court finds that the bond heretofore given by the Plaintiff as Administratrix, De Bonis Non of the Estate of Bruce Street, deceased, in the amount of Two Thousand Dollars (\$2000.00) is sufficient and an additional bond is dispensed with. It appearing that private sale would be to the best interest of the estate, it is ordered that said Mary E. Sunday as Administratrix De Bonis Non, sell said real estate at private sale at not less than Four Thousand Three Hundred Thirty-four Dollars (\$4334.00) being the appraised value thereof for cash upon the delivery of a Deed to the purchaser.

It is ordered that said Administratrix De Bonis Non make return of sale without unnecessary delay. John W. Dailey Judge (Seal) IN THE PROBATE COURT OF UNION COUNTY, OHIO Mary E. Sunday, Administratrix De Bonis Non, of the Astate of Bruce Street, deceased PLAINTIFF -vs- Mary E. Sunday, et al DEFENDANTS. ENTRY CONFIRMING SALE, ORDERING DEED AND DISTRIBUTION. This cause came on to be heard on the reportof Mary E. Sunday, Administratrix De Bonis Non of the Estate of Bruce Street, 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 Bruce Street in said real estate to the purchaser, LeRoy Harraman, upon the said purchaser paying the purchase price of Five Thousand Dollars (\$5000.00) cash. this cause coming on further to be heard upon the pleadings herein, and upon the motion to distribute the proceeds of the sale amounting to-the sum of Five Thousand Dollars (\$5000.00) it is ordered that said Administratrix out of the money in her hands pay: First: To the Treasurer of this County for taxes and assessments the sum of Second: To the Probate Court the sum of \$21.00 for court costs incurred at said sale. Third: It is ordered that the balance of said proceeds be accounted for by said Administratrix according to law in the amount of \$. John W. Dailey Judge (Seal) The State of Ohio, Union County Probate Court. Journal Entry on Presentation of Will for Probate In the Matter of the Will of Frank 4: Foster, decessed. An application having been this day presented to the Court by Mary ". Foster preving that an instrument in writing purporting to be the last will and testament of Frank E. Foster, deceased, be admitted to probate: The surviving spouse and all next of kin resident of the State of Ohio having waived notice in writing. It is ordered that a hearing on said application will be had on the 7th day of October, 1946, at 3:00 o'clock P. M. John W. Dailey Probate Juage (Seal) Probate Court, Union County, Ohio In the Matter of the Will of Frank ". Foster, deceased. Order Admitting to Frobate and Record. This matter came on this day further to be heard, on the application of Mary Foster to admit to probate and record the Will of Frank 4. Foster, deceased, late of the Township of York in saidCounty, he stofers filed in this Court. It is now shown to the satisfaction of the Court that said decedent, known to be resident of the State, have been duly served with notice of the filing of said will and of the application to admit it to probate and record on this given consent to the probate of said Will And the subscribing witnesses this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said will which testimony was reduced to writing, was subscribed by them respectively, and was filed hereing Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Frank E. Foster, decessed; that it was duly executed and attested; and that the said testator at the time of signing will was of full age, of sound mind and memory and not under any res-Therefore the Court orders the admitting the said will to probate, and that it, together with the said testimony of the witness-s above named, be entered of record in this Court. John W. Dailey Probate Judge (Seal) 15144 The State of Ohio, Union County Probate Court In the Matter of the Will of Benjamin F. Hodge, deceased. Journal Entry on Presentation of Will for Probate. An application having been this day presented to the Court by Lenna Hodge praying that an instrument in writing purporting to be the last will and testament of Benjamin F. Jodge, deceased, be admitted to probate: Surviving spouse and all next of kin, resident of the State of Ohio having waived notice in writing . It is ordered that hearing on said application will be had on the 8th day of October, 1946 at 10 o'clock A. M. John W. Dailey_Probate Judge (Seal) 15144-A Probate Court, Union County, Ohio In the Matter of the Will of Benjamin F. Hodge, deceased. Order Admitting to Probate and Record. This matter came on this day further to be heard, on the application of Lenna Hodge to admit to probe te and record the will of Benjamin F. Hodge, deceased, late of the Village of Aichwood in said County, heretofore filed in this ourt. It is now shown to the satisfaction of the Court that said decedent died leaving Lenna Hodge surviving spouse and that the surviving spouse and all the next of kin of said decedent, known to be resident of the State, have ben duly served with notice of the filing of esid 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 robate of said will. And the subscribing witnesses, Kenneth Kyle and the subscribing witnesses to the signature of Harry E. Hell, the deceased subscribing witness. 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 herein. Whereupon the 'ourt finds that the aforesaid instrument of writing, is the will of said Benjamin F. Hodge deceased; that it was duly executed and attested; and that the said testator, at the time of signing will was of full age, of sound mind and memory and not under any restraint.

Therefore the Court orders the admitting of said will toprobate, and that it, together with the said testimony of the witnesses above named, be entered of record in thisCourt. John W. Dailey Probate Judge (Seal)

15144-A Probate Court, Union County, Onio In the Matter of THE ESTATE OF Benjamin F. Hodge, deceased.

Order for Appointment and for Bond.
The last Will and Benjamin F. Hodge, deceased, late of Richwood, Ohio in said County, having heretofore been duly proved and allowed, this day Lenna Hodge appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix with the Will Annexed of 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 and that said Lenna Hodge is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix with the Will Annexed upon giving bond with sureties as required by law in the sum of Ten Thousand and No/100 Dollars, and this cause is continued. John W. Dailey Trobate Judge (Seal)

Frobate Court, Union County, Ohio
In the Matter of the state of Benjamin F. Hodge, deceased.

Bond Approved and Letters Issued Appointment of Appraisers Order to Public Notice.

This day Lenna Hodge appeared in open Court, accepted the appointment of Administratrix with the Will Annexec of the Estate of Benjamin F. Hodge, deceased, and gave and filed herein her Bond in the sum of Ten Thousand andno/100 Dollars, conditioned according to law, with The Fidelity and Deposit Co. as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the Will Annexed issue to said Lenna Hodge that Ray R. Gill, Harold Winter, and Sturgis H. Cheney be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administratrix with the Will Annexed pay the costs herein texed at \$\frac{1}{2}\$. John W. Dailey Probate Judge (Seal)

Frobate Court, Union County, Ohio
In the Matter of the Adoption of Linda Careen Webber
Orders for Hearing and for Notice and for Appointment of Next Friend.
This day John W. Curry and Merie Curry appeared in open Court and filed herein a petition for leave to adopt Linda Careen Webber a child, and for a change of the name of said child to Linda Careen Curry, the full name by which sais child shall be known after adoption.
It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest wo may be present and to hwom lawful notice has been given, be had before the said Court at Marysville, Ohio, on the 15th day of November, 1946 at 10 o'clock A. M.
It is further ordered that Mrs. Ruth Patrick be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the Court a fully report, in writing; and this cause is continued. John W. Dailey Probate Judge (Seal)

Petition for order to distribute assets in Kind ORDERS
In the Matter of the Estate of Wilson Shannon Burgoon, Deceased
This day Frank B. Marsh of the estate of Wilson Shannon Burgoon, deceased, appeared in open
Court, and filed his petition praying for an order authorizing the distribution and paying
over of certain assets of said estate, as described and set forth in said petition. To-wit:
Items of said Assets: Forty five (45) shares of capital stock in the Richwood Banking Company, being certificates numbers 52 for five (5) shares, one hundred sixty-six (166) for
five (5) shares, one hundred nanety-nine (199) for three (3) shares, two hundred twenty-one
(221) for two shares (2), two hundred thirteen (213) fore ten (10) shares, two hundred fourtean
(214) for fifteen (15) shares and two hundred thirty-four (234) for five (5) shares each
having a value of \$100.00. To whom to be distributed: Frank B. Marsh. And it appearing to
the Court that the statements in said petition are true and that all legates or distributes
whose interests may be affected by such distribution, consent to have the same distributed
and paid over, in kind, as indicated by their consent in writing attached to said petition.
It is therefore ordered that said Administrator-Executor distribute and pay over said assets
in kind as described above; provided however, that each legatee or distribute herein shall
be liable to return such assets or the promeeds therefrom, should they be necessary to pay
any rejected claim or claims in suit. It is further ordered taht said Administrator-Executor
report his proceedings herein immediately after the making of such distribution; andthis cause
is continued. John ". Dailey, Probate Judge (Seal)

October 10, 1946
Frobate fourt, Union County, Ohio
In the Matter of the Estate of Thomas W. Woodson, decessed.

This day the Inventory and Appraisement.

This day the Inventory and Appraisement 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 to or waived by all interested parties, as required by law, and no exceptions having been filed the eto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Däiley Probate Judge (Seal)

12141-C

Journal Entry Appointment of Guardian for Incompetent or confined person

Order for Hearing and Notice

In the Matter of the Guardianship of Cora Blanche Fry an incompetent person

This day Milo L. Myers filed an application in Court for the appointment of a Guardian of

Cora Blanche Fry alleged incompetent. It is ordered that said application be set for hearing
on the 10th day of October 1946, at 10:00 o'clock A. M. John W. Dailey, Probate Judge (Seal)

Order on Hearing
In the matter of the Guardianship of Cora Blanche Fry an incompetent person
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 Cora Blanche Fry, is incompetent because of her mental condition, and therefore she
is incapable of taking care of and preserving her property. It is therefore ordered that a
Guardian be appointed. Is appearing to the Court that Milo L. Myers, is legally competent, and
he having filed the application herein and given bond in the sum of \$2100.00 conditioned
according to law, with F. & D. of Maryland as sureties thereon, it is ordered that said bond be
approved and that Letters of Guardianship issue to said Milo L. Myers as provided by law.
John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of John H1 Penhorwood, deceased.
filing of First Account
This day came W. E. enhorwood, Administrator of said estate, and filed his first account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 30th day of November, 1946, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a new paper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

Sale of Personal Property Confirmed.

Estate of J. Fred Johnson, Deceased

The Administrator of the above named decedent having filed his return of the record of public sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and thereofre approves and confirmes the same. John W. Dailey, Probate Judge (Seal)

October 14, 1946

In the matter of the Guardianship of Sarah Jane Findley, minor
This day this cause came on for hearing upon the application of the guardian to pay to C. A.
Hoopes the sum of Fifty (\$50.00) Dollars in full settlement of services rendered to the applicant as counsel.
The Court finds that notice has been given as ordered and that said claim appears to be just and reasonable.
It is therefore ordered by the Court that authority be given to Mary E. Westlake as guardian of Sarah Jane Findley to pay the sum of Fifty (\$50.00) Dollars to C. A. Hoopes for services rendered and to take credit for said sum in her next account, subject to exceptions as other items of credit therein. John W. Dailey Probate Judge (Seal)

Milo L. Myers as Executor of the Estate of Kate E. Turney, Deceased, Plaintiff, -vs- Richard C. Turney, et al. Defendants.

This day this cause came on for hearing on motion of theplaintiff and it appearing to the Court from the Petition and affidavit filed in this cause, that Kate E. Turney didd leaving unknown heirs and next of kin and whose names and place of residence are unknown by the plaintiff, and could not by him be ascertained, and that by reason therof they should be made parties defendant to this action without naming them, and that service be had against them by publication of notice. Therefore, it is ordered by the Court that all the said unknown heirs and next of kin whose names and place of residence are unknown be, and they are hereby made parties defendant to this action without naming them. And it is further ordered by the Court that constructive service be had upon them by publication of notice by publication once a week for at least six weeks in a newspaper of general circulation within Union County as provided in Section No. 1129% of the General Code of Ohio. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Kate E. Turney, deceased.
Order Approving Inventory and Appraisement
This day the Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Trobate Judge (Seal)

15142 Frobate Court, Union County, Ohio In the Matter of the Will of Carrie W. Hornbeck, deceased. Order Admitting to Probate and Record This matter came on this day further to be heard, on the application of Milo L. Myers to admit to probate and record the will of Carrie ". Hornbeck, deceased, late of the village of Maryaville in said County, heretofore filed in this ourt. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and all the next of kin of said decedent, known to be resident of the State, have been duly served withnotice 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 "elen Myers and Alemt Mayer 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 herein. "hereupon the "ourt finds that the aforeseld instrument of writing, is the will of said Carrie W. "ornbeck deceased; that it was duly executed and attested; and that the said

testator, at the time of signing her will was of full age, of sound mind andmemory 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. John W. Dailey Probate Judge (Seal)

15142-A Frobate ourt, Union County, Ohio In the Matter of the Estate of Carrie W. Hornbeck, deceased.

Judge (Seal)

The Last Will of Carrie W. Hornbeck, deceased, late of the village of Marysville in said County, having heretofore been duly proved and allowed; this day Milo L. Myers, 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 Milo L. Myers is a suitable person and legally competent, it is ordered that he be appointed as such executor upon giving Bond with sureites as required by law in the sum of Fifteen Thousand and no/100 Dollars; and this cause is continued. John W. Bailey, Probate Judge (Feal) Probate Court, Union County, Ohio

Probate Court, Union County, Ohio
In the Matter of the Estate of Carrie W. Hornbeck, deceased.

Bond Approved and Letters Issued Orders to Publish Notice
This day Milo L. Myers appeared in open Court, accepted the trust as Executor of the Estate of Carrie W. Hornbeck, deceased, and gave and filed herein surety Bond in the sum of Fifteen thousand and no/100 Dollars, conditioned according to law, with Mile L. Myers and US Fidelity and Guaranty Company as sureties, which Bond is approved by the Court.

It is therefore ordered that Lett rs Testamentary issued on the will of said decedent to said Milo L. Myers 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 \$\frac{1}{2}\$. John W. Dailey

Orders on Filing Inventory
In the Matter of the Estate of Benjamin F. Hodge, 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 28th day of October 1946, at 10:00 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Richwood 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. John W. Dailey, Judge (Seal)

Order to Transfer Certificate of Title to Motor Vehicle
In the Matter of the Estate of Benjamin F. Hodge, Deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and is hereby is authorized to issue a Certificate of Title to J. F. Middleton in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Frank E. Foster, deceased. Order for Appointment and for Bond The Last Will of Frank E. Foster, deceased, late of York Township in said County, having heretofore been duly proved and allowed; this day Mary E. Foster, 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 E. Foster 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 Twenty Thousand and no/100 Dollars, and this cause is continued. John W. Dailey Probate Judge (Seel) Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Frank 4. Foster, deceased. Bond Approved and Letters Issued order to Fublish Notice. This day Mary E. Foster appeared in open Court, accepted the trust as Executrix of the Estate of Frank E. Foster, decessed, and gave and filed herein her Bond in the sum of Twenty Thousand and no/100 Dollars, condit oned according to law, with Fidelity and Deposit Company of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamen ary issue on the Will of said Decedent to said Mary E. Foster; 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 \$__. John W. Dailey Judge (Seal)

Order approving Inventory and appraisement
In the Matter of the estate of Ella Belle Ferrell, Deceased
This day the inventeory and appraisement 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 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 and appraisement, after being duly examined be allowed and confiremd. John W. Dailey, Probate Judge (Seal)

Frobete ourt, Union County, Ohio
Estate of Adalyne Glassmeyer
Filing of First and Final Account
This day came Rene M. Baker, Guardian 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 th day of November 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO In the Matter of Sarah L. Moosa, Matron of Union County Jail This day Sara L. Goosa resigned in writing as Marton of the Jail of Union County, Ohio. Itis ordered that said resignation as of October 1, 1946 be accepted. John W. Dailey Probate Judge (Seal)

Probate Court, UnionCounty, Ohio In the Matter of the Adoption of Kimbel, infant. Orders for Hearing and for Notice and for Appointment of Wext Friend This day Melvin Otho Kennedy and Elsie Violet Kennedy appeared in open Court and filed herein a petition for leave to adopt Kimble, infant a child, and for a change of the name of said child to Marilyn Elsie Kennedy, the full name by which said child shell be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said Court at Marysville, Ohio, on the 19th day of November, 1916 at 10:00 o'clock A. M... It is further ordered that Ruth Patrick be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the Court a full report, in writing; and this cause iscontinued. John W. Dailey Probate Judge (Seal)

Orders on filing of schedule of claims --- confirming without notice In the matter of the estate of Samuel Henry Mollenauer, Deceased This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of calims be had forthwith; that the action of the fiducairy herein, in allowing and classifying claims, be confirmed; and that the same be recorded. Hohn W. Dailey, Probate Judge (Seal)

15084 Election under will by written instrument In the Matter of the Will of Samuel Henry Mollenauer, Deceased On this 16th day of October, 1946, a written instrument, duly signed and acknowledged by Hannah Mollenauer, surviving spouse of Samuel Henry Mollenauer deceased, evidencing her elction 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 the Court. John W. Dailey, Probate Judge (Seal)

October 17, 1946

Jounral Entry confirming sale, ordering deed and distribution Augustus Hill, Executor of the Estate of Clifford Eaton, Deceased, Plaintiff, -vs-Eva Moodie, et al., Defendants This day this cause came on to be heard upon the report of Augustus Hill, Executor of the Estate of Clifford Eaton, and upon the motion of the 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 hereby 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 Clifford Eaton in said real estate, to the purchaser, John Stidam, upon said purchaser paying the purchase price in case in the sum of Two Thousand, Fifty Dollars (\$2050.00). This cause coming on to be further heard upon the pleadings and upon the motion to distribute said proceeds amounting to Two Thousand Fifty Dollars, the Court finds there is due the Division of Aid for the Aged, Department of Public Welfare, State of Ohio, the sum of \$1427.90 as set forth in the answer and cross-petition for benefits paid to the decedent, and that in order to secure said sum the decedent gave a trust deed upon the premises in the petition described, which is a valid and subsisting lien upon said premises. It is ordered that an entry of release and satisfaction of said trust deed be entered on record in the office of the County Recorder of Union County, Ohio, according to law. It is further ordered by the Court that said Augustus Hill, our of the money in his hands, pay: First: To the Treasurer of Union County, Ohio, for taxes on said real estate, the sum of \$28.94. Second: The costs and expenses incurred in the sale of said propety, and the administration of said estate, as follows: Court costs in the administration in the sum of \$27.00; costs in the land sale proceeding in the sum of \$26.50; the sum of \$7.50 to the Banks Insurance Agency as premium on the bond of said executor; the sum of \$2.75 to Clifton L. Caryl, advanced for revenue stamps on said deed; the sum of \$200.00 to Clifton Caryl for counsel fees as counsel to said fiduciary in administering the estate, and the sum of \$102.00 to Augustus Hall, being the percentage as allowed in payment for compensation in the settlement of said estate. Third: To R. Glenn Reed, funeral director, funeral expenses, \$194. 54; to Guy Coughenour, Clerk, vault and grave, \$45.00. Fourth: The balance in the sum of \$1415.47 to the State of Ohio, Division of Aid for the Aged. It is ordered that the fiduciary herein file his account showing the payments of the items herein stated. John W. Dailey, Probate Judge (Seal) APPROVED: Clifton L. Caryl, Attorney for Plaintiff Hugh S. Jenkins Attorney General, L. C. Bliss. Ass't. Atty. General. Attorney for Division of Aid for the Aged.

15074-B Certificate of Release of Mortgage Augustus Hill, Ex of the Estate of Clifford Eaton, Deceased, vs. Eva Moodie, et al., The mortgage given by Clifford Eaton to Division for Aid of the Aged, Department of Public Welfare, State of Ohio, and record in Book 118 page 203-204 Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, October 17, 1946. John W. Dailey, Probate Judge (Seal)

15147 Order for Appointment and for Bond In the Matter of the Estate of Ida Henderson, Deceased This day J. R. Turner, 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 Ida Henderson, deceased, late of Marysville, in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said J. R. Turner is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of twenty one hundred dollars, and this cause is continued. John W. Dailey

Probate Judge (Seal) Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice
In the Matter of the Estate of Ida Henderson, Deceased
This day J. R. Turner, appeared in open Court, accepted the appointment as Administrator of
the estate of Ida Henderson deceased, and gave and filed herein his Bond in the sum of twentyone hundred Dollars, conditioned according to law, with Fidelity and Deposit Company of Md.
as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of
Administration issue to said J. R. Tuerner that Walter Cody, J. M. Lentz and William Snodgrass be appointed appraisers of said estate; 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 \$_______ John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
Estate of Drusie Winget, Deceased
This day came Charles Winget, Administrator of said estate, and filed his First and Final Account herein. It is thereupon ofdered that said account be set for hearing on Saturday, the 30th day of November 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County, And this matter is continued until said time. John W. Dailay, Probate Judge (Seal)

Estate of Asa Organ, Deceased
This day came Tella Organ, Administratrix 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 November 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

October 18, 1946

The State of Ohio, Union County, Probate Court.

In the Matter of Betty Ruth Huffman alleged to be feeble-minded.

Orders for Hearing and for Notice

This day an affidavit alleging Betty Ruth Huffman to be feeble-minded was filed in this Court by Ruth Patrick.

It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio, on the 21st day of October 1946 at 10:00 o'clock A. M. and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey Probate Judge (Seal)

The State of Ohio, Union County Probate Court.

In the Matter of Betty Ruth Huffman alleged to be feeble-minded.

Orders for Warrant and for Subpoena
This day an affidavit alleging Betty Ruth Huffman to be feeble-mended was filed in this Court by Ruth Patrick.

It is therefore ordered that a warrant of detention issue to H. S. Roosa, commanding him to apprehend said person and detain her at Union County Jail and bring her before this Court, at Marysville, Ohio, on the 21st day of October 1946 at 10 o'clock A. M.

It is further ordered that subpoenss issued to for Angus MacIvor and A. M. Johnson, registered physicians of Ohio who have had at least three years' experience in the practice of medicine, to appear at the time andplace aforesaid; and this cause is continued. John W. Dailey Probate Judge (Seal)

15136 Probate Court, Union County, Ohio In the Matter of THE ESTATE OF George R. Nicol deceased. Order Granting Application By Surviving Spouse to Purchase Personal Property at Appraised On the 18th day of October 1946 F. Gertrude Nicol the surviving spouse of George R. Nicol deceased, filed a schedule of a certain personal property of above estate shown in the scheduly, by her elected to be purchased and her application for an order directing the transfer and conveyance of the same to her upon her compliance with the terms and conditions of payment fixed by the Court. It appearing to the Court that the facts stated in said application are true, and that said surviving spouse is bylaw entitled to make such election, said election is approved, and accordingly said administratrix is ordered to transfer and convey to said F. Gertrude Nicol by a proper bill of sale, the personal property elected to be purchased, upon the said surviving spouse complying with the following terms and conditions of payment fixed by the Court, towit: cash and that she make a return thereof to the Court. It is further ordered by the Court that F. Gertrude Nicol of Plain City, whio be and hereby is appointed as Commissioner to execute such bill of sale, of the services of a Commissioner be found necessary. It is further ordered that said administratrix of said decedent's estate, pay the costs of this proceeding taxed at # within _ days. John W. Dailey Probate Judge (Seal)

The State of Ohio, Union County Probate Court.

In the Matter of Betty Ruth Huffman, feeble-minded.

This day this cause came on further to be heard, and the said Betty Ruth Huffman was brought before the Court.

Thereupon the Judge proceeded with the examination; and having heard the testimony of Angus MacIvor and A. M. Johnston, the medicial witnesses and being satisfied that said Betty Ruth Huffman is feeble-minded; that she has a legal settlement in Union Township, in Union County; that she resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her feeble-mindedness has occurred during the time she has resided in this state; that her being at large is not dangerous to the community; and that she is a suitable person for specialized observation and treatment at the State Hospital, Orient, Ohio.

It is therefore ordered that Angus MacIvor and A. M. Johnston, the medicial witnesses in attendance, make out a medicial certificate, setting forth the facts as is provided by law;

October 21, 1946

And it is further ordered that an application be made to the Superintendent of said hospital for the admiss on of said Betty Buth Huffman, and that a 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 Betty Ruth Huffman be committed into the custody of Sheriff of Union County until she can be admitted into said hospital and this cause is continued. John W. Dailey Probate Judge (Seal)

15021 Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Firman M. Wurtsbaugh, deceased. Authority to Transfer Real Estate.

This day came Howard E. Wurtsbaugh, Administrator of the estate of Firman M. "urtsbaugh, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the descrption of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application, and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio Filing of First and Partial Account Estate of Mary E. Murfield, an incompetent. This day came Barbara Reed, Guardian of said estate, and filed her first and partial account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 30th day of November, 1946 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the appointment of a Jail Matron
This day Homer S. Roosa, Sheriff of Union County appointed Marie Moore as Matron of the Union County Jail.
It is ordered that said appointment be approved as of October 1, 1946 and that the salary of the said Marie Moore as Natron be fixed in the amount of Eighty-five (\$85.00) Dollars per month. John W. Dailey Probate Judge (Seal)
October 22, 1946

15149 IN THE PROBATE COURT OF UNION COUNTY, OHIO In the Matter of Kingsley Ellis Pickett, change of name. This day this cause came on to be heard upon the petition of Mignon Forry, next friend of Kingsley Ellis Pickett, a minor under the age of twenty@one years, for an order to change the name of the said Kingsley "llis Pickett to Kingsley "llis Forry. Whereupon the Court being fully advised in the premises finds that the Petitioner has duly given notice of the intention to file said petition for the charge of said name by one publication in a newspaper of general circulation in this County at least thirty days prior to the time of filing of said petition as required by law, and the Court being fully satisfied on examination of the proof herein filed, that saidpublication was in all respects duly made, the same is hereby aproved. The Court finds and is satisfied by proof in open Court that the facts set forth in said petition are true, and that there exists reasonable and proper cause for changing the name of the said Kingsley Ellis Pickett to that of Kingsley Ellis Forry. It is therefore ordered by the Court that the name of the said Kingsley Ellis Pickett be and it is hereby changed to that of Kingsley Ellis Forry, as prayed for. John W. Dailey Probate Judge (Seal)

Order approving Inventory and Appraisement
In the Matter of the Estate of Alice J. Connor, an incompetent
This day an inventory and appraisement in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filingof said inventory and appraisement hasbeen 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 and appraisement, after being duly examined, be allowed and confiremd. John W. Dailey Probate Judge (Seal)

Orders for hearing and for notice and for appointment of next friend
In the matter of the Adoption of Beverly Ann Reed
This day Jesse Bolen and Cara Mae Bolen appeared in open Court and filed herein a petition for leave to adopt Beverly Ann Reed, a child, and for a change of the name of said child to Beverly Ann Bolen, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said Court at Marysville, Ohio, on the 28th day of November, 1946 at 10:00 o'clock A. M. It is further ordered that Mary R. Needham be, and hereby is appointed to act as next friend to the child southt to be adopted, and who shall, at least three days prior to the date set forth for hearing, aubmit to the Court a full report, in writing; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Orders for hearing and for notice and for appointment of next friend
In the matter of the Adoption of Karen Reed
This day Jesse Bolen and Cara Mae Bolen, appeared in open Court and filed herein a petition for leave to adopt Karen Reed, a child, and for a change of the name of said child to Karen Bolen, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said Court at Marysville, Ohio

on the 28th day of November, 1946 at 10:00 o'clock A. M. It is further ordered that Mary R. Needham be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the Court a full report, in writing; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Orders on Filing of Schedule of Claims--confirming wathout Notice
In the Matter of the Estate of David N. Stout, Deceased
This day a schedule of clims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of William F. Porter, Deceased
This day William H. Porter 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. Porter, deceased, late of Union Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said William H. Porter is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Twenty-one Hundred Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO George Poston, Administrator of the Estate of Charlotte Poston, deceased Plaintiff -vs- Everett Wm. Bechtle, et al Defendants. This day this cause came on to be heard upon Petition of plaintiff and on the Answer and Cross Petition of the defendant, George Poston and the evidence, the court finds all the defendants herein have been duly and legally served with summons andprocess, or have voluntarily entered their appearance herein and are properly before the court; that with the exception of the defendant, George Poston all are in default for answer or demurrer to the petition and by reason thereof have confessed the allegations thereof to be true. The court further find that is necessary to sell the real estate described in the petition to pay the debts of said estate and that the prayer of the petition should be granted. The court further find upon the Cross Petition of the defendants, George Poston, that he is owner of an undivided one-half interest of said real estate and that during her lifetime the said Charlotte Poston and the defendant, George Poston were tenants in common of all of said real estate; that the said defendant, George Poston has requested that all of said real estate be sold, including the interest formerly belonging to the said Charlotte Poston, now deceased, and the interest of the defendant, George Poston in compliance with Section 10510-10 of the General Code of Ohio, and that it would be for the best interest of said estate and of the defendant, George Poston if the real estate were sold in its entirety. It is therefore ordered, adjudged and decreed that all of said real estate be sold in compliance with Section 10510-10 of the General Code of Ohio. And, it appearing to the court that a new appraisement should be made of said real estate, it is ordered that Harry Stephens, Hubert DeGood and L. W. Shaw, three judicious and disinterested persons of the vicinity, not kext of kin of the petitioner, be and they hereby are appointed to appraise said real estate at its true value in money; it is further ordered that said appraisers be sworn as required by law to truly and impartially appraise said real estate upon actual view at its fair cash value, and discharge the duties required of them according to law, and to make return of their proceedings in writing to this court on or before the __ day of October, 1946. John W. Daibey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE GUARDIANSHIP OF Rose Alice Hamilton, Minor
Order for Hearing and Notice.
This day Charles D. Green filed an application in the Court for the appointment of self as Guardian of Rose Alice Hamilton, a minor. It appearing all interested parties have waived notice in writing, and that Rose Alice Hamilton is age 20 years, married.
It is ordered that said application be set for hearing on the 24 day of October, 1946 at 1:00 P. M. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE GUARDIANSHIP OF Rose Alice Hamilton, Minor
Order for Hearing
This day this matter came on to be heard upon the application filed herein. The Court
finds that notice has been given to or waived by all interested parties as heretofore ordered.
The Court finds that said Rose Alice Hamilton is a minor and that aguardian is necessary.
It is therefore ordered that a Guardian be appointed.
It appearing to the Court that Charles D. Green is legally competent; that the said Charles
Green has given bond in the sum of \$2100.00 conditioned according to law, with The Fidelity
and Casualty Company of New Yark as sureties thereon; it is further ordered that said bond
be approved; and that Letters of Guardianship issue to said Charles D. Green as provided
by law. John W. Dailey Probate Judge (Seal)

October 25, 1946

Order approving publication of accounts
This day proof of publication of notice of filing accounts and vouchers of administration was made, and the Court hereby approves the same, and orders o notice aforesaid to be entered upon the journals of this Court in full; said notice is a s follows, towit: 10025-A Christine Braun, Guardian of the estate of William Braun, nineteenth account. 15005 Elta E. Fields, Administratrix of the estate of James R.Fields, first and final account. 15021-B Howard E.
Wurtsbaugh, Administrator of the estateof Firman M. Wurtsbaugh, First and Final Account. 14957
Cone Howard Jr. and Verne Howard, Executors of the Estate of Alice H. Howard, First and Final Account. 14951-A Floyd Weldon, Executor of the estate of Soloman Jackson Weldon, First and Final Account. 15027 Lloyd Winter, Administrator of the estate of Thomas Hendrickson, First and Final Account. 15044-A C. A. Hoopes, Administrator with the will annexed of the estate of A. H. Johnson, First and Final Account. 11261-C K. D. Kyle, Guardian of Delmer Jerew, Eleventh Account. 12141-B Jeesie L. Edwards, Guardian of Cora Blanche Fry, Seventh and Final Account. 15023-A Percy E. Smith, Executor of the estate of Clara Ann Hawley, First, Final and distributive account. 14141 I. G. Zuspan, Guardian of the estate of Alna L. Zuspan, Third Account. 15017 Myrtle Allen, Administratrix of the estate of John W. Allen, First and Final Account. 14966-A Frank B. Marsh, Executor of the estate of Wilson Shannon Burgoon, First and Final Account. 14950 Carrie DeLeon, Administratrix of the estate of Charles Colin DeLeon, First, Final and Distributive Account. 15051 Marie Rozell, Administratrix of the estate of Oman Rozell, First and Final Account. John W.Dailey, Probate Judge (Seal)

Accounts and Vouchers of the following named persons and estates have been filed in the Probate Court of Union County, Ohio, for approval and settlement: 14571 Barbara Reed, Guardian of the estate of Mary E. Murfield, First and Partial Account. 15073 Charles Winget, Administrator of the estate of Drusie Winget, First and Final Account. 15094 Tella Organ, Administratrix of the estate of Asa Organ, First and Final Account. 13221 Rene M. Baker, Guardian of the estate of Adalyne Glassmeyer, First and Final Account. 11341 W. E. Penhorwood, Administrator of the estate of John H. Penhorwood, Final Account. 15070 Mary Southwick, Administrative of the estate of Clifton Logan, First and Final Account. 14890-A William L. Coleman, Guardian of Ruth Evans, First Partial Account. 15040-A Emerald Lamme, Executor of the Estate of Lillie E. Wise, First and Final Account. 15064 LeRoy Harraman, Administrator of the estate of Alona Harraman first and final account. 15022-A Leonard Belville, Administrator with the will annexed of the estate of Alice Wilson, First and Final account. 15018 Leila Hegenderger, Administratrix of the estate of Philip Hegenderfer, First and Final Account. Unless exceptions are filed thereto, said Court, on the 30th day of November, 1946, at 10:00 o'clock A. M. at whichtime said accounts will be considered and continued from day to day until finally disposed of. Any person intered may file written exceptions to said accounts or to matters pertaining to the execution of the trust not less than five days prior to the date set for hearing. OJohn W. Dailey, Probate Judge (Seal)

15141

Order to Record proff of publication of notice of appointment
In the matter of the estate of Thomas W. Woodson, Deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the notice of appointment of Thomas W. Woodson, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copu of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estae of Kate E. Turney, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circualtion in this county, that the notice of appointment of Milo L. Myers, as executor of the estate of Kate E. Turney, 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. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In teh matter of the estate of Fannie E. Court, Deceased

This day the affidait of J. M. Huber, publisher agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of appointment of Josephine Lentz as Administrator of the estate of Fannie E. Court, 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. John W. Dailey, Judge (Seal)

October 26, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of Ida Henderson, deceased.
Orders of Filing Inventory and Appraisement.
This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio. John W. Dailey Probate Judge (Seal)

Journal entry approving report of transfer and conveyance of personal property
In the matter of the estate of Geroge R. Nicol, Deceased
This day this matter came on for hearing on the report of transfer and conveyance of personal property to the surviving spouse of said decedent. It appearing to the Court that said Report is, in all respects, correct and that such transfer and conveyance has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said administratrix pay the costs herein taxed at \$\frac{1}{2}\$ within \$\frac{1}{2}\$ days. \$\frac{1}{2}\$ Ohn \$\text{W}\$.

Dailey, Probate Judge (Seal)

The State of Ohio, Union County. Probate Court.
In the Matter of the Adoption of Nicholas Allen Lohrer
FinalDecree of Adoption Despensing with Probationary Period.
This day this matter came on to be heard and the Court proceeded to a fullhearing, together with the examination under oath, of all the parties in interest wo were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption.

Whereupon, it appearing to the Court that all of the allegation in thepetition are true; that said child has been placed in the home of the petitioner by the Juvenile Court of Franklin County, Ohio

County, Ohio

And the Court having examined the husband and wife separately and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption ode have been complied with; that the petitioners suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption;

It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to Clifton Eugene Reed, the full name by which the child shall be known after adoption.

It is further ordered that a certified copy of this decree together with a copy of said child's birth certificat, filed with the petition, be forwarded to the State Department of Health, Division of Vital Statistacs at Columbus, Ohio. John W.Dailey Probate Judge (Seal)

The State of Ohio, Union County. Probate Court. In the Matter of the Adoption of Richard Wayne Phipps.

Final Decree of Adoption Despensing with Probationary Period

This day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Courr against the adoption.

Whereupon, it appearing to the Court that all of the allegations in the petition are true; that said child has been placed in the home of the petitioner by the Juvenile Court of Union

County, Ohio

And the Court having examined the husband and wife separately and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioners suitably qualified to care for and rear the child and that the best interest of the child will be promoted by the adoption;

It is therefore ordered that the probationary period provided for by law be dispansed with and that a final decree of adoption be, and the same is hereby entered in the above entitled

ause.

It is further ordered that the name of said child be changed to Richard Wayne Bergandine the full name by which the child shall be known after adoption.

It is further ordered that a certified copy of this cefree together with a copy of said

child'd birth certificate, filed with the petition, be forwarded to the State Department of Health, Division of Vital Statistacs at Columbus, Ohio. John W. Dailey robate Juge (Seal)

Dt appearing to the court the fiduciary has no income, it is ordered that the above statement in leiu of and for an account be accepted. John W. Daileyk Probate Judge (Seal)

The State of Ohio, Union County. Probate Court.

In the Matter of the Adoption of George Calvin Moseley

Final Decree of Adoption, Dispensing with Probationary Period.

This day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition are true; that said child has been placed in the home of the petitioner by the Juvenile Court of Union

County, Ohio
And the Court having examined the husband and wife separately and being satisfied from the examination and that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioners suitable qualified to care for and rear the child and that the best interests of the

child will be promoted by the adoption;
It is further ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of saidchild be changed to George Calvin Delbou, the full name by which the child shall be known after adoption.

It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with thepetition, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus Ohio. John W.Dailey Probate Judge (Seal)

Authority to Transfer Real Estate
In the Matter of the Estate of Elizabeth Phillips, Deceased
This day came Alpha P. Van Windle, one of the heirs of the estate of Elizabeth Phillips,
deceased, and filed herein her application, duly verified which application is attached hereto
and made a part hereof, for an order directing the transfer of certain real estate belonging
to said decedent, as set forth in the application. It appearing to the satisfaction of the
Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed
by descent or degise is as set forth in said application; and it appearing to the satisfaction
of the Court that the law has been fully complied with by said applicatn; 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. John W. Dailey. Probate Judge (Seal)

Daisy Scott, Administratrix of the estate of Alice B. Clayton, deceased, Plaintiff, -vs-Edna Cushman, et al, Defendants
It having cometothe knowledge of the court that Sue Anterton, one of the defendants to this action, is insane and an inmate of the State Hospital, Cobumbus, Ohio and that said defendant has no guardian, it is ordered that Gwynn Banders, be and he hereby is appointed trustee for this suit to defend seid action on behalf of said defendant. John W. Dailey, Fudge (Seal)

15116-A
Entry dispensing with a new appraisement and ordereing a private sale.

Daisy Scott, Administratrix of the estate of Alice B. Clayton, Deceased, Plaintiff, -vs-Edna Cushman, et al. Defendants.

This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent to pay debts of her estate, the answer of Gwynn Sander, Trustee for the suit of Sue Anterton and all other defendants having waived summons and consented to the prayer of the 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 one thousand fixe hundred sixty seven dollars (\$1567.00), and orders that a further appraisement be dispensed with. The Court finds the bond heretofore given by the Plaintiff as Administratrix of the estate of Alice B. Clayton, deceased, in the amount of six thousand dollars (\$6000.00) is sufficient and it is ordered that an additional bond is dispensed with. It appears that private sale would be to the best interest of the estate, it is ordered that Daisy Scott, as such administratrix, sell said real estate at private sale at not less than one thousand five hundred sixty seven (\$1567.00), being the appraised value thereof to be paid in cash by the purchaser upon the delivery of a deed. It is further ordered that said Daisy Scott, as such Administratrix make return of sale without unnecessary delay. John W.Daiely, Probate Juge (Seal)

Entry confirming sale, ordereing deed and distribution

Daisy Scott, administratrix of the estate of Alice B. Clayton, deceased, plaintiff -vs- Enda Cushamn, et al. Defendants

This cause came on to be heard on the report of Daisy Schtt, Administratrix of the estate of Alice B. Claton, 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 legallymnade, 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 Alice B. Clayton in said real estate to the purchaser, Andrew Monroe, upon the said purchaser paying the purchase price of one thousand seven hundred fifty dollars (1750.00) cash. 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 One Thousand Seven Hundred Fifty Dollars (\$1750.00) it is ordered that said Administratrix, out of the money in her hands pay: First: To the Treasurer of this County, taxes and assessments in the amount of \$ none. Second: To the Probate Court the costs of this case, the sum of \$. Third: It is ordered that the balance of said proceeds be accounted for by said Administratrix, according to law, amounting to the sum of \$... John W. Dailey, Probate Judge

October 28, 1946

Order approving Inventory and Appraisement

In the Matter of the Estate of Benjamin F. Hodge, Deceased

This day an Inventory and Appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Orders on Filing Inventory
In the matter of the estate of Carrie W. Hornbeck, 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 12th day of November, 1946 at 10:00 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Marysville Tribune at least 10 days prior to the date of said heraing; except those who have waived said notice or who will hereafter be personally served by the fiduciry herein, at least 10 days prior thereto. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
Estate of Everett Loy Pyers, Deceased.
Filing of Eleventh and Partial Account.
This day came Charles R. Pyers, Guardian of said estate, and filed his Eleventh and Partial account herein.
It is thereupon ordered that said account be set for hearing on Tuesday, the 31st day of December, 1946 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Ursel Jackman, Deceased. Authority to Transfer Real Estate This day came John W. Jackman, administrator of the estateof Ursel Jackman, deceased, and filed herein his application, duly verified, which application hereto attached, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forthin the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicanit; 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. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF William E. Brugler, Deceased.
Order for Appointment and for Bond
This day Gwynn Sanders appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estateof William E. Brugler, deceased, late of Paris Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Gwynn 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 Twenty One Hudnred (\$2100.00) Dollars, and this cause is continued. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF William E. Brugler
Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice.
This day Gwynn Sanders appeared in open Court, accepted the appointment as Administrator of the Estate of William E. Brugler, deceased, and gave and filed herein his Bond in the sumof Twenty One Hundred (\$2100.00) Dollars, conditioned according to law, with the American Bonding Company of Baltimore as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Gwynn Sanders that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at . John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of Samuel Henry Mollenauer, Deceased.
Filing of First and final account.
This day came Gwynn Sanders, Administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Tuesday, the 31st day of Dedember, 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

15084 -A

15156
Order for hearing and notice
In the matter of the Guardianship of Richard Wynn, minor
This day Wirgil Wynn filed an application in Court for the appointment of a guardian of Richard Wynn, a minor. It is ordered that said application be set for hearing forthwith. The proposed ward and all interested parties consent to the appointment. John W. Dailey, Probate Judge (Seal)

Order on Hearing
In the Matter of the Guardianship of Richard Wynn, 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 Richard Wynn is a minor, and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the Court that Virgil Wynn is legally competent, and that he having filed his application herein and given bond in the sum of \$2000.00 conditioned we with The Ohio Casualty Insuarnace Company and _____ as sureties thereon, it is ordered that said bond be approved and that Leters of Guardianship issued to said Virgil Wynn as provided by law. John W. Dailey, Probate Judge (Seal)

Entry Authorizing Settlement of Claim In the matter of the guardianship of Richard Wynn, a minor This cause came on this day to be heard upon the application of Virgil Wynn, a guardin of Richard Wynn, a minor, for the advice, consent and approval of this court as to the settlement of a claim for damages, which his ward has against Rozell Stout, administratrix of the estate of David Stout, deceased, for wrongfully causing personal injuries to said ward, for the sum of \$2000.00. Whereupon, the court being fully advised in the premises, find that said statements contained in said application are true; that a suit is now pending in the Court of Common Pleas of Union County, Ohio, styled Richard Wynn, a minor, by Virgil Wynn, his next friend, plaintiff vs Rozella Stout, Administratrix of the estate of David Stout, deceased, defendant, and that a settlement of said claim and of said suit on the basis proposed, whuld be for the best interests of said ward. It is, therefore, by the Court order that said guardian be and he is hereby authorized to adjust and settle said claim for the sum of \$2000.00, and the court hereby advises and consents to the acceptance of said sum in full satisfaction of all claims and demands arising out of the accident and the injuries caused said minor, and said Virgil Wynn as Guardian aforesaid is hereby authorized and instructed to execute released in accordance with this order and to dismiss the suit now pending in the Court of Common Pleas of Union County, Ohio. John W. Dailey, Probate Judge (Seal)

Entry authorizing the payment of counsel fees
In the matter of the guardianship of Richard Wynn, a minor
This day this cause came on for hearing on the application of Virgil Wynn, Guardian of Richard
Wynn, for authority to pay cousnel fees for necessary legal services rendered herein as set forth
in his application. The Court upon consideration thereof, find the value of said services at
\$400.00 and authorizes the applicant to include the same in his next account, subject to exceptions as otheritems of credit therein. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of Clifford Eaton, deceased.
Filing of first and final account.
This day came Augustus Hill, Executor of said estate and filed his first and final account herein.
It is therefore ordered that said account be set for hearing on Tuesday, the 31st day of December, 1946 at 10 1'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

October 31, 1946

12141-B
Seventh and Final Account
In the matter of Cora Blanche Fry, an incompetent
This day the seventh and final account of Jessie L. Edwards, Guardian of Cora Blanche Fry, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions shaving been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters

pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of \$488.51 due said wards as shown by said account, which sum said guardian is ordered to pay over to Milo L. Myers, upon the said Milo L. Myers having heretofore qualified as Guardian herein. It is further ordered that the resignation of Jessie L. Edwards as Guardian be and the same hereby is apcepted by the Court. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Clara C. Norris, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Chedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Clara C. Norris, deceased. Authority to Transfer Real Estate. This day came Ester Wheeler, Administratrix of the estate of Clara C. Norris, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully come plied 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 prowided by law. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of Clara C. Norris, deceased.
Filing of first and final account.
This day came Esther Wheeler, Administrator 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 31st day of December, 1946 at 10:00 o'clockA. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

14927-A Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Lucile Brubaker, deceased. Authority to Transfer Real Estate. This day came Addie E. Brubaker, executrix of the estateof Lucile Brubaker, deceased, and filed herein her application, duly verified, which application is attached hereto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descrit or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully compled 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 bylaw. John W. Dailey Frobate Judge (Seal)

Filing of Second and Partial Account
Estate of Lucile Brubaker, Deceased
This day came Addie E. Brubaker, executrix of said estate, and filed her second partial account herein. It is thereupon ordered that said account be set for hearing on Tuesday the 31stday of Decembers, 1946 at 10:00 o'clock A. M. and that notice therof be published as required by law, in the Marysville Tribune, anewspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

November 4, 1946

Frobate Court, Union County, Ohio
In the Matter of THE ESTATE OF William J. Hammond, deceased
Order for Appointment and for Bond.
This day Carl W. Hammond appear 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 William J. Hammond, deceased, late of Milford Center in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Carl W. Hammond 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 and no/100 --Dollars and this cause is continued. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of William J. Hammond, deceased.
Bond Approved and Letters Issued, Appointment of Appraisers, Order to Publish Notice.
This day Carl W. Hammond appeared in open Court, accepted the appointment as Administrator of the Estate of William J. Hammond deceased, and gave and filed herein his Bond in the sum of Two Thousand and no/100 --Dollars, conditioned according to law, with Carl W. Hammond and The St. Paul Mercury Indemnity Co. of St. Paul, Minn. as sureties, which Bond is approved by the Court.

October 31, 1946

Orders on Settlement-First and Final Account
In the Matter of the Estate of James R. Fields, Deceased
This day the First and Final Account of Elta E. Fields, Administratrix of the Estate of James R.
Fields, Deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W, Dailey, Probate Judge (Seal)

Orders on Settlement-First and Final Account
In the Matter of the estate of Firman M. Wurtsbaugh, Deceased
This day the first and final account of Howard E.Wurtsbaugh, Administrator of the estateof
Firman M. Wurtsbaugh, deceased, came on for hearing and settlement, due notice thereof having
been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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
account and the proceedings herein be recorded in the records of this office. It is further
ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement-First and Final Account
In the matter of the estate of Alice H. Howard, Deceased
This day the First and Final Account of Cone Howard, Jr. and Verne Howard, Executors of the
estate of Alice H. 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 obnect 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 las. Therefore the said account is hereby appproved, allowed and confirmed. The Court finds
said account duly balanced, and said estate settled according to law. It is ordered that said
account and the proveedings herein be recorded in the Records of this office. It is further
ordered that the fiduciaries and their bondsmen be released and discharged except for fraud or
manifest error. John W. Dailey, Probate Judge (Seal)

14951-A

First and Final Account
In the matter of the estate of Soloman Jackson Weldon, deceased
This day the first and final account of Floyd Weldon Executor, of the estate of Solomon Jackson
Weldon, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed 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 the said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W.
Dailey, Probate Judge (Seal)

First and Final Account
In the matter of the estate of Thomas ZHendrickson, deceased
This day the first and final account of Lloyd Winer, administrator of the estate of Thomas
Hendrickson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to
except or object to the same; and the Court having carefully examined said account and the vouchers 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 tolaw. Therefore the
said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Recoreds of this of fice. It is further ordered that said
fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John
W. Dailey, Probate Judge (Seal)

First and Final Account
In the matter of the estate of A. H. Johnson, deceased
This day the first and final account of C. A. Hoopes, Administrator with the will annexed of
the estate of A. H. Johnson, deceased, cameon for hearing and settlement, due notice thereof
having been published according to law. No exceptions having been filed thereto, and no one now
appearing to except or object to the same; and the Court having varefully examined said account
and the wouchers 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 account
and the proceedings herein be recorded in the Records of this office. It is further ordered
that said fiduciary and his bondsmen be released and discharged except for fraud or manifest
error. John W. Dailey. Probate Judge (Seal)

15023-A
First and final and distributive account
In the matter of the estate of Clara Ann Hawley, deceased
This day the first, final, and distributive account of Percy M. Smith, executor of the estate of Clara Ann Hawley, deceased, came on for hearing and settlement, due notice thereof having

15051

11261-C

been published according to law. No exceptions having been filed 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 theretok and being fully advised in the premises, finds the 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 the said account and the proceedings herein be recorded in the Records of this office. It if further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of John W. Allen, deceased
This day the first and final account of Myrtle Allen, Administratrix of the estate of John W.
Allen, deceased, came on for hearing and settlement, due notice therof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except ot 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered the fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First and Final Account
In the matter of the estate of Wilson Shannon Burgoon
This day the first and final account of Frank B. Marsh, executor of the estate of Wilson Shannon Burgoon, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 sall respects just and corrects and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly bal anced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Oman Rozell, deceased

First and Final Account

This day the first and final account of Marie Rozell, Administratrix of the estate of Oman Rozell, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 andconfirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W.Dailey, Probate Judge (Seal)

First, Final and Distributive Account
In the matter of the estate of Charles Colih DeLeon, deceased
This day the first and final account of Carrie DeLeon, Administratrix of the estate of Charles
Colin DeLeon, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 the said account and the
proceeding herein recorded in the records of this office. It is further ordered that the fiduciary and her bondsmen be released and discharged except for fraud or manifest error. June
W. Dailey, Probate Judge (Seal)

Third Account
In the matter of the guardianship of Anna L. Zuspan, incompetent
This day the third account of I. G. Zuspan, guardian of Anna L. Zuspan came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court having carefully examined said account and the bouchers therewith and all matters pertaining there to and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of Three hundred fifty two and 89/100 Dollars, (\$352.89) in the hands of said guardian due said ward; Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. John W. Dailey Probate Hudge (Seal)

Eleventh Account
In the matter of the guardianship of Delmer Jerew, incompetent
This day the elventh Account of K. D. Kyle, guardian of Delmer Jerew, came on for hearing and settlement, due notice thereof having been published according tolaw. No expections having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the bouwhers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of Four Hundred Twenty-five and 23/100 Dollars (\$425.23) and the securities as listed in the account in the hands of said Guardian. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal) Approved: H. F. Krickenberger Atty. U. S. Veterans Administration

It is therefore ordered that Letters of Administration issue to said Carl W. Hammond that Burt Jones, Samuel Coder, and William Harper be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey Judge (Seal)

12141-C
Order approving inventory
In the matter of the estate of Cora Blanche Fryl incompetent
This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or 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. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Carrie W. Hornbeck, deceased
This day the addidavit of B. B. Gaumer, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Milo L. Myers, as executor of the estate of Carrie W. Hornbeck, 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. JohnW. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of George R. Nicol, deceased

This day the affidavit of B. B. Gaumer, publisher, agent of the Union County Journal, anewspaper of general circulation in this County, that the Notice of appointment of F. Gertrude

Nicol, as Administratrix of the estate of George R. Nicol, 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. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Sylvia J. Miller, deceased.
Orders on Hearing Schedule of Claims.

This day the Schedule of Claims, 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 Claims has been given to all interested parties, as required by law; and that the fiduciary of said estate acted properly in allowing and classifying each claim contained in said Schedule of Claims, it is now ordered that said Schedule of Claims, after being duly examined, be confirmed. John W. Dailey Probate Judge (Seal)

November 6, 1946

Probate Court, Union County, Ohio
Estate of Sylvia J. Miller, deceased.
Filing of first and final account.
This day came Don Taylor, Administrator of the estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Tuesday the 31st day of December, 1946 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

Orders on Hearing Schedule of Claims
In the matter of the estate of Joseph H. Wiley, Deceased
This day the Schedule of Claims, 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 Claims has been given to all interested parties, as required by law; and that the fiducary of said estated acted property in allowing and classifying each claim contained in said Schedule fo Claims, it is now ordered that said Schedule of Claims, after being duly examined, be confirmed. John W. Dailey, Probzte Judge (Seal)

Authority to Transfer Real Estate
In the Matter of the Estate of Joseph H. Wiley, Deceased
This day came Fern Wiley, administratrix of the estate of Joseph H. Wiley, deceased and filed herein her application, duly veritifed, which application is attached heretof and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the descritpion of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcelw 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 as provided by law. John W. Dailey, Probate Juge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Wilburt W. Wiley, deceased.
Authority to Transfer Real Estate.

This day came Fronia E. Wiley of the estate of Wibburt W. Wiley, deceased, and filed herein her application, duly verified, which application is attahced hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such percel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such percels 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, asprovided by law. John W. Dailey Probate Judge (Seal)

Robert A. Ports, Sr. Administrator of the Estate of William L. Elliott, Deceased, Plaintiff -vs- Emma Jan Elliott, et al, Defendants Entry dispensing with new appraisement and ordering private sale This matter came on to be heard upon the petition of the Plaintiff for authority to sell real estate of the above decedent to pay debts of his estate. The answer of Sturgis H. Sheney, guardian of Walter LeRoy Elliott, a minor 18 years of age and Lewis Robert Elliott, a minor 16 years of age and all other defendants having waived the issuance and service of process herein and consented to a sale of the real estate as prayed for. The court finds from the evidence that all necessary parties are before the court and that the prayer of the petitioner should be granted. The Court finds that certain of the real estate described in the petition as Tract II being 16 acres in Claibourne Township, Union County, Ohio was appraised by the appraisers of the estate of \$3000.00 and the court orders that a further appraisement be dispended with. The court finds the bond heretofore given by the Plaintiff as administrator of the estate of William L. Elliott, deceased in the amount of \$30,000.00 is sufficient and that an additional bond is dispended with. It appearing that private sale would be to the best interest of the estate it is ordered that said Robert A. Ports, Sr. as such administrator sell said real estate at Private Sale at not less than the appraised value above set forth for cash upon the delivery of the deed to the purchaser. It is ordered that siad Robert A. Ports, Sr. as such administrator make return of the sale without unnecessary delay. John W. Dailey, Hudge (Seal)

15058-A Robert A. Ports, Administrator of the estateof William L. Elliott, deceased, Plaintiff v-s Emma Jane Elliott, et al. Defendants Entry confirming sale, ordering deed and distribution This cause came on to be heard on the report of Robert A. Ports, Sr. administrator of the estate of William L. Elliott, deceased of his proceedings under the former entry of this court and upon the motion of said petitioner to confirm the same, made obedience to said order: the court having carefully examined said report and find 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 William L. Elliott, in said real estate to the purchaser Herman A. Yearsley upon payment by the purchaser of the purchase price of \$3500.00 in cash. This case coming on further to be heard upon the proceedings herein and upon the motion to distribute the proceeds of the sale, amounting to \$3500.00 it is ordered that said administrator out of the money in his hands pay: First to the treasurer of this county, taxes and assessments, the sum of \$9.22, second to the Probate Court, Court costs in the sum of \$ third the balance of said proceeds to be accounted for by said administrator according to law in the amount of \$ ____. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of William J. Hammond, deceased.
Orders on Filing Inventory and Appraisement
This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that a hearing on the approval of said Inventory and Appraisment be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio, John W. Dailyy Probate Judge (Seal)

15160
Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Maggie E. Morgan, deceased.
Order for Appointment and for Bond

This day Edward H. Morgan appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estate of Maggie E. Morgan, deceased, late of Milford Center, Ohio in said County, and an affidavit that there is not to his know-ledge 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 Edward H. Morgan 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 (\$3,000) Dollars, and this cause is continued. John W.Dailey Probate Judge (Seal)

Frobate Court, Union County, Ohio
In the Matter of THE ESTATE OF Maggie E. Morgan, deceased.
This day Edward H. Morgan appeared in open Court, accepted the appointment as Administrator of the Estateof Maggie E. Morgan, deceased, and gave and filed herein his Bond in the sum of Three Thousand (\$3,000.00) Dollars, conditioned according to law, with The Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Edward H. Morgan, that William Ryan, Paul Shea, and Louis Michael be appointed appraisers of said estate; 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 \$_____ John W. Dailey Probate Judge (Seal)

Trobate Court, Union County, Ohio
In the Matter of the Estate of William E. Brugler, Deceased.
Orders of Filing Inventory and Appraisement.
This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory and Appraisement be had before this Court forthwith, notice of said hearing having been waived by ail persons entitled tonotice under the law of the State of Ohio. John W. Dailey Trobate Judge (Seal)

The State of Ohio, Union Cointy Probate Court.

In the Matter of the Will of Charlotte Henderson, deceased.

Journal Entry on Presentation of Will for Probate.

An application having been this day presented to the Court by Charles C. D. Lee praying that an instrument in writing purporting to be the last will and testament of Charlotte Henderson, deceased, be admitted to probate: All known next of kin, resident of the State of Ohio, having waived notice. It is ordered that a hearing on said application will be had on the 7th day of November, 1946 at 3:00 o'clock P. M. John W. Dailey—Probate Judge (Seal)

Probate Court, Union County, Ohio Order Admitting to Probate and Record In the Matter of the Will of Charlotte Henderson, deceased. This matter came on this day further to be heard, on the application of Charles C. D. Lee, to admit to probate and record the Willof Charlotte Henderson, deceased, late of the vallage of Marysville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent diedleaving 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 fully 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 C. A. Hoopes and Beula Kreakbaum 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 herein. Whereupon the Court finds that the aforesaid instruemnt of writing, is the will of saidCharlotte Henderson, deceased; that it was duly executed and attested; and that the said testator, at the time of signing said wll was of full age, of sound mind andmenory andnotunder 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. John ". Dailey Probate Judge (Seal)

Order for AppOintment and for Bond
In the matter of the estate of Charlotte Henderson, Deceased
The last will of Charlotte Henderson, deceased, late of Marysville, Ohio in said County, having heretofore been duly proved and allowed, this day Charles C. D. Lee 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 Charles C. D. Lee 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 Thirty Thousand Dollars, and this cause is continued. John W. Dailey, Probate Judge - (Seal)

Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice
In the Matter of the Estate of Charlotte Henderson, deceased
This day Charles C. D. Lee appeared in open Court, accepted the appointment as Administrator with the Will Annexed of the Estate of Charlotte Henderson, Deceased, and gave and filed herein his Bond in the sum of Thirty Thousand Dollars, conditioned according to law, with Ella D. Lee, and R. B. Neer as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will Annexed issue to said Charles C. D. Lee that J. M. Lentz, Carl Rausch and George Scheiderer be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

November 8, 1946

Order to Transfer Certufucate if Title to Motor Vehicle
In the Matter of the Estate of George R. Nicol, Deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached heretof and made a part hereof. It appearing to the Court that the matters set forth in the petition aretrue, it is hereby ordered that the Clerk of Courts of Union County, Ohi be and he hereby is authorized to issue a certificate of Title to F. Gertrude Nicol in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

Orders on Filing of Schedule of Chaims--Confirming without notice.

In the matter of the estate of Lida M. Scheiderer, Deceased

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, O.
Estate of Lida M. Scheiderer, deceased.
Filing of First and final account.
This day came William J. Scheiderer, Executor of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Tuesday, the 31st day of December, 1946 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And thismatter is continued until said time. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of THE ESTATE OF Lida M. Scheiderer, deceased. Authority to Transfer Real Estate. This day came William J. Scheiderer, Executor, of the Estate of Lida M. Scheiderer, deceased, and filed herein his application, duly verified, which application is attached hereto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicateof the County where such parcels are situated, to the persons named therein and that a certificate for the transfer of said real estate, together the the description contained in the application, be filed with the Recorder of the proper County for record, as provided by law. John W. Dailey Probate Judge (Seal)

November 9, 1946

Confirming Appraisement, Dispensing with Bond and Ordering Public Sale.

George Poston as Administrator of the Estate of Charlotte Poston, deceased, Plaintiff vs Everett Wm. Bechtle, Defendants.

This day this matter came on further to be heard on the report of the appraisers heretofore herein appointed; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and it hereby is approved and confirmed. It appearing to the Court that the amount of the original bond given by George Poston, as such Administrator is sufficient tocover double the total real person at assets, it is hereby ordered that the giving of an additional bond beand hereby is dispensed with. It is now ordered that George Poston, as such Administrator, proceed, as provided by law, to advertise for sale at the North door of the Court House at Marysville, Ohio on the 7th day of December, 1946, at 100 clock A. M the real estate in the petition described, and that he sell the same at not less than two-thirds of the appraised value thereof, onthe following terms, to-wit: ten per cent on date of sale, balance upon confirmation of sale and delivery of deed. And plaintiff is ordered to make forthwith upon such sale. John W. Dailey, Probate Judge (Seal)

November 12, 1946

Order Approving Inventory and Appraisement
In the Matter of the Estate of Carrie W. Hornbeck, Deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

15104-A Probate Court, Union County, Ohio McKinley Haines, Guardian of the person and estate of Phineas Thomas, Plaintiff -vs- Elmer Thomas, et al., Defendants. Journal Entry Finding sale necessary. This day this cause came on to be heard upon the petition of plaintiff, evidence and testimony, and the Court being fully advised in the premises finds that all the defedants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the court. The Court further finds that the statements and allegations in said petition are true; that said guardian, having heretofore given a bond in the sum of three thousand dollars (\$3000.00) and having caused said premises to be appraised in the guardianship, it is ordered that a new appraisement and the giving of an additional bond be dispused with. And the Court being satisfied that it is necessary to sell the real estate described in the petition, andit being made to appear to the Court upon said evidence that it would be more to the interest of said guardianship to sell the real estate described in the petition at private sale, it is therefore further ordered that said McKinley Haines as such guardian proceed to sell said real estate at private sale for not less than the appraised value thereof on the following terms and condititions, to-wit: Cash on delivery of deed. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Isaac C. House, deceased.
This day Russell D. House appeared in open Court, and made and filed an application under oath as required by law to be appointed at Administrator of the Estate of Isaac C. House, deceased late of village of Marysville in said County, and an affidavit that there is not ot his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Russell D. House is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-thousand Dollars, and that he is hereb directed not to continue decedents business but close the same up forthwith, and this cause is continued. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ETATE OF Isaac C. House, deceased.
This day Russell D. House appeared in open Court, accepted the appointment as Administrator of the Estate of Isaac C. House deceased, and gave and filed herein his Bond in the sum of Twenty-thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureites, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Russell D. House that Clarence E. Basher, Carl L. Coleman, and Verne Howard be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey Judge (Seal)

Probate Court, Union County, Ohio
In the "atter of THE ESTATE OF Ruth L. Hill, 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 Ruth L. Hill, deceased, late of Marysville, Ohio in said County, and an affidavit that there is not his knowledge any last will and testament of the said intestate, also a statements 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 Saldon 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 required by law in the sum of Twenty One Hundred (\$2100.00) Dollars, and this cause is continued. John W. Dailey Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF RUTH L. HILL, DECEASED.
This day Seldon W. Hill appeared in open Court, accepted the appointment as Administrator of the Estate of Ruth L. Hill, deceased, and gave and filed herein his Bondin the sum of

Twenty One Hundred (\$2100.00) Dollars, conditioned according to law, with as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Seldon W. Hill that Robert Ackerman, Edgar Holycross and Claude Skidmore be appointed appraisers of said estate; 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 \$____. John W. Dailey Judge (Seal)

Authority to Transfer Real Estate
In the Matter of the estate of Ida Henderson, Deceased
This day came J. R. Turner, Administrator of the estate of Ida Henderson, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the descritpion of said real estate and the list of persons to whom each such parcel therof padsed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said application; 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. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Eliza Peters, deceased.
Order Approving Inventory and Appraisement.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

November 13, 1946

Order to Record Proof of Publication of Notice of Appointment
In the Matter of the Estate of Frank E. Foster, Deceased
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Mary E. Foster, as Executrix of the Estate of Frank E. Foster, 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. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Benjamin F. Hodge, deceased.
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette a newspaper of general circulation in this County, that the Notice of Appointment of Lenna Hodge, as Administratrix with the Will Annexed of the Estate of Benjamin F. Hodge, 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. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Charlotte Tenderson, Deceased.

Onder Approving Inventory and Appraisement
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate

Judge (Seal)

15104-A
In the Probate Court of Union County, Ohio
Entry
McKinley Haines, Guardian of Phineas Thomas, an incompetent, Plaintiff vs His Ward, Phineas
Thomas, et. al., Defendants

It is ordered by the Court that the Journal Entry filed on the 12th day of November, 1946 finding sale necessary be stricken from the records and held for naught for the reason that said real estate has not been appraised and for the reason that no service of summons has been had upon the ward. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF William F. Porter, deceased.
Authority to Transfer Real Estate.
This day came William H. Porter, Administrator of the estate of William F. Porter, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part thereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.
It appearing to the satisfaction of the Court that all of the representation set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully compled 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 thepersons 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. John W. Dailey

Probate Judge (Seal)

15143-A

Order Approving Inventory and Appraisement
In the Matter of the Estate of William F. Porter, Deceased
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of John B. Haines, Ward.
Filing of Third and final account.
This day came Maxine Haines Smith, Guardian of the said estate, and filed her first and final account herein.
It is thereupon ordered that said account be set for hearing on Tuesday, the 31st day of December, 1946 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time.
John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Frank E. Foster, deceased.
Onders on Filing Inventory
This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 25th day of November, 1946 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 Union County Journal at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein at least 10 days prior thereto. John W. Dailey JUdge (Seal)

November 14, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of Ida Henderson, Deceased.
This day the affidavit of Gertrude Staley, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of J. R. Turner, as Administrator of the Estate of Ida Henderson, 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. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of William E. Brugler, Deceased.
This day the affidavit of Gertrude Staley, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Gwynn Sanders as Administrator of the Estateof William E. Brugler, 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. John W. Dailley Probate Judge (Seal)

Orders on Filing of Schedule of Claims-Confirming without notice
In the Matter of the Estate of Susannah Perkins, Deceased
This day a Schedule of Claims in the above captionedestate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiducairy herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Authority to Transfer Real Estate
In the Matter of the estate of Thomas R. Perkins, Deceased
This day came Walter E. Fogle, a devisee named in the Will of the Estate of Thomas R. Perkins, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to these tisfaction 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. Tohn W. Dailey, Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of Thomas R. Perkins, Deceased
This day came Marjorie W. Fleming a devisee named in the will of the estate of Thomas R. Perkins deceased, one filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by decent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to the persons named therein and that a certificate for the transfer of said real estate. tp-gether with the description contained in the application, be filed with the recorder of the proper county for record, as proveided by law. John W. Dailey, robate Judge (Seal)

PROBATE COURT OF UNION COUNTY, OHIO
Louise A. Evans, Admrx of the Estate of R. Paul Evans, Plaintiff
-vs- Yvonne D. Evans, a minor of the age of 8 years; Sheridan P. Evans, a minor of the age of 6 years; Carole Anne Evans, a minor of the age of 2 years, and Louise A. Evans, their mother

and next friend, and Union County Federal Savings & Loan Association of Marysville, O. Defendants. On the Application of William L. Coleman, the counsel for the plaintiff herein, for the appointment of a guardian for Yvonne D. Evans, Sheridan P. Evans and Carole Anne Evans, It appearing that the three defendants are minors and were duly served with summons as required by law, it is ordered that Clifton L. Caryl, be and he is hereby appointed guardian ad litem of said Yvonne D. Evans, Sheridan P. Evans and Carole Anne Evans. John W. Dailey Judge APPROVED BY: William L. Coleman Attorney for Plaintiff

15054-A PROBATE COURT OF UNION COUNTY, OHIO Louise A. Evans, admrx. of the estate of R. Paul Evans. Plaintiff -vs- Yvonne D. Evans, a minor of the age of 8 years; Sheridan P. E. ans, a minor of the age of 6 years; Carole Anne Evans, a minor of the age of 2 years, and Louise A. Evans, their mother and next friend, and Union County Federal Savings & Loan Association , Marysville, O. Defendants. This matter coming on to be heard upon the petition and the evidence and the answer and cross petitions of the defendants and the court finds all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance and consent to the sale prayed for and are properly before the court; and that it is necessary to sell said real estate to pay the debts of said estate and theprayer of the petition should be granted. And itappearing to the court that a new appraisement should be made of said real estate it is ordered that Arthur W. Galloway, Clarence M. Spees and Wm. H. Faulkner, three judicious and disinterested persons of the vicinity not next of kin of the petitioner be and they are hereby appointed to appraise said real estate at its true value in money; It is further ordered that said appraisers be sworn as required by law to truly and impartially appraise said real estate upon actual view of its fair cash value and discharge the duties required of them according to law and to make return of their proceedings in writing forthewith to this Court. John W. Dailey Judge APPROVED BY: William L. Coleman Attorney for Plaintiff

Order Approving Publication of Accounts
This day proof of publication of notice of filing accounts and bouchers of administration was made, and the Court hereby approves the same, and orders of notice aforesaid to be entered upon the journals of this court in full; said notice is as follows, to-wbt: 14571 Barbara Reed,
Guardian of the Estate of Mary E. Murfiled, First and Partial Account: 15073 Charles Winget,
Administrator of the estate of Drusie Winget, First and Final Account: 15094 Tella Organ, Administratrix of the Estate of Asa Organ, First and Final Account: 13221 Rene M. Baker, Guardian of the Estate of Adalyne Glassmeyer, First and Final Account: 11341 W. E. Penhorwood, Administrator of the Estate of John H. Penhorwood, Final Account: 15070 Mary Southwick, Administratrix of the estate of Clifton Logan, First and Final Account. 14390-A William L. Coleman, Guardian of Ruth Evans, First Partial Account. 15040-A Emerald Lamme, Executor of the Estate of Eillie E. First and Final Account, 15044 LeRoy Harraman, Administrator of the Estate of Alona Harraman, First and Final Account. 15022-A Leonard M. Belville, Administrator with the will annexed of the Estate of Alice Wilson, First and Final Account. 15015 Lelia Hegenderfer, Administratrix of the estate of Philip Hegenderfer, First and Final Account. John W. Dailey, Probate Judge (Seal)

Order Approving Inventory and Appraisement
In the Matter of the Estate of Maggie E. Morgan, Deceased
This day an inventory and appraisement 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 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 and Appraisement, after being duly examined, be allowed, and confirmed. John W. Dailey Probate Judge (Seal)

Order Approving Inventory and Appraisment
In the Matter of the Estate of Ruth L. Hill, Deceased
This day an inventory and appraisement 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 to or waived by all intered parties, as required bylaw, and no exceptions having been filed thereto, it is now ordered that said Inventory and appraisement, after being duly examined, be allowed, and confirmed.

John W. Dailey, Probate Judge (Seal)

Journal Entry confirming appraisement and ordering private sale
Louise A. Evans, Admrx. of the estate of R. Paul Evans, Plaintiff -vs- Yvonne D. Evans, et. al,
Defendants.
This day this matter came on further to be heard on the report of the appraisers heretofore appointed and it appearing upon examination that said report is in all respects regular and correct it
is ordered that the same be and is hereby approved and confirmed. It further appearing to the
Court from the evidence that it would be advantageous to the estate and all parties concerned
that the real estate and all parties concerned that the real estate be sold at private sale at
not less than \$7500.00 being the spraised value thereon on cash terms. It is ordered that the
entire tract of the real estate be sold at private sale for a cash consideration at not less
than \$7500.00, the appraised value thereof. It is further ordered that said Louise A. Evans,
as such administratrix make return of sale without unnecessary delay. John W. Dailey, Fudge
(Seal)

Entry
Louise A. Evans, Admrx. of the estate of R. Paul Evans, Deceased Plaintiff -vs- Yvonne D. Evans, et. al., Defendants
This day this cause came on to be heard upon the report of Louise A. Evans, Administratrix of the estate of R. Paul Evans, of her proveedings 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 of all the right, title and interest of the said R. Paul Evans and Louise A. Evans in said real estate, to the purchasers John L. Parrott, Mildred Parrott, Grover F. Schultz and Bernice G. Schultz, upon said purchasers paying the sum of \$7500.00 on cash to the petitioner. This cause coming on further to be heard upon the pleadings herein and on the motion to distribute the proceeds of the sale amounting to the sum of \$7500.00, the Court finds there is due to the defendant the Union County Federal Savings and Loan Association, upon the note and mortgage set

forth in their answer and cross petition, from the sale of said real estate the sum of \$2992.05 with interest from the date of this entry, and that the said R. Paul Evans and Louise A. Evans gave a mortgage upon the premises described in the petition, and now the fund in the hands of the said Louise A. Evans as Administratrix arising from the sale of said premises. It is ordered that an entry of the release and satisfaction of said mortgage lien be entered of record in the office of the Recorder of Union County, Ohio, according to law. It is further ordered that said Louise A. Evans, of the money in her hands pay: First: The costs and expenses in the sale of said property the court costs due this court in the sum of \$29.50. Second: To The Union Co. Federal Savings and Loan Association on the note and mortgage set forth and described in their answer and cross-petition therein, the sum of \$2992.05. Third: To Louise A. Evans, as the owner in fee of the undivided one-half interest of said real estate described, one-half of the remainder, amounting to the sum of \$2239.22. Fourth: To William L. Coleman as counsel for the fiduciary for services rendered the sum of \$170.00 and to Louise A. Evans the sum of \$170.00 being her compensation as fiduciary herein. Fifth: That the balance of said proceeds amounting to the sum of \$1899.23, be accounted for by the said Louise A. Evans as Administratrix according to law. And it is further ordered that this proceedings be recorded and that the petitioner pay the costs herein taxed in the amount of \$29.50 within ten days. John W. Dailey, Probate Judge (Seal)

Certificate of Release of Mortgage
Petition to sell Real Estate
Louise A. Evans Admrx. of the estate of R. Paul Evans, Dec'd. Plaintiff vs Yvonne D. Evans, et. al., Defendants, Journal 53 page 262
The mortgage given by R. Paul Evans and Louise A. Evans to Union County Federal Savings and Loan Association of Marysville, Marysville, Ohio and recorded in Book 127 page 565,566 Records of Mortgages, in the Recorders office of Union County, Ohio, is releasedand satisfied, by proceedings in the above entitled case in said court, November 14, A. D. 1946. John W. Dailey Probate Judge (Seal)

November 18, 1946

Authority to transfer title of automobile
In the Matter of the Estate of William F. Porter, Deceased
Whereas, on the 19th day of October 1946 th said William F. Porter died, possessed of an automobile, of which the following is a description: Yeat 1931, No. of Cylinders, Motor No.
1326428, Make Essex, Manufacturer's Serial No. 1255013, Body Type, Std. coupe, Model 1931,
Horse Power, 17.6 Certificate of Title No. Bill of Sale. And Whereas, on the 18th day of Nov.
1946, the above described automobile was transferred to William H. Porter. As appeard on the
Journal of said Probate Court, Vol. 53 page 262; The Clerk of Courts of the County of Union
State of Ohio, is hereby authorized to issue a Certificate of Title, to the party named herein.
John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title to Motor Vehicle
In the Matter of the Estate of William F. Porter, Deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a certificate of Title to William H. Porter in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Maggie E. Morgan, Deceased.

Authority To Transfer Real Estate.
This day came Edward H. Morgan, Administrator of the estate of Maggie E. Morgan, deceased.
and filed herein his application, duly verified, which application is attached hereto and
made a part hereof, for an order directing the teansfer of certain real estate belonging to
said decedent, as set forth in said application; and it appearing to the satisfaction of the
Court that the law has been fully complied with by said applicant, it is hereby ordered that
said real estate be transfer ed 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. John W. Dailey Probate Judge (Seal)

15163
Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Ruth L. Hill, Deceased.
Authority to Transfer Real Estate.

This day came Seldon W. Hill, Administrator of the estate of Ruth L. Hill, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descrnt or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey Probate Judge (Seal)

November 19, 1946

Authority to Transfer Title of Automobile
In the Matter of the Estate of George Street, Deceased
Whereas, on the 15th day of May, 1946, the said George Street, died, possessed of an automobile, of which the following is a description: Year 1937, No. of Cylinders, &, Motor No. 184089854
Make Ford, Body Type, Coupe, Model, 1937, Horse Power, 31. Certificate No. 8026256. And whereas, on the 19th day of November, 1946, the above described automobile was transferred to Mayy
E. Sunday, as appears on the journal of said Probate Court, Vol. 53 page 262; The Clerk of Courts, of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Mary E. Sunday, the party named herein. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF George L. Street, deceased.

Authority to Transfer Real Estate.

This day came Mary E. Sunday, of the estate of George L. Street, deceased, and filed herein her application, duly verified, which application is attached hereto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descrnt or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey Probate Judge (seal)

Orders on Filing of Schedule of Claims
In the Matter of the Estate of Bruce Street, Deceased
This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had before this Court at Marystille, Ohio, on the 19th day of November, 1946 at 1:00 o'clock P. M., at which time and place, the action of the fiducairy herein, in allowing and classifying claims will be confirmed, unless cause to the contrary be shown; All interested persons and next of kin having waived notice. John W. Dailey, Probate Judge (Seal)

Frobate Court, Union County, Ohio
In the Matter of THE ESTATE OF George Street, Deceased.
Order to Transfer Certificate of Title to Motor Vehicle
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
Itappearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized toissue a Certificate of Title to Mary E. Sunday in accordance with the prayer of the petitioner.

John W. Dailey Probate Judge (Seal)

Filing of First and Final Account
Estate of Bruce Street, Deceased
This day came Mary E. Sunday, Administratrix de bonis non, 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 31st day of December, 11946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

November 20, 1946

15099-A
Orders on filing of schedule of claims--confirming without notice
In the Matter of the Estate of Dexter D. Ketch, Deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of David N. Stout, Deceased.
Filing of First and Final Account.
This day came Rozella Stout, Administratrix of the Estate, and filed her first and final account herein.
It is thereupon ordered that said account be set for hearing on Tuesday, the 31st day of December, 1946 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Marion C. Winter, Guardian of Minnie Schertzer, an incompetent Plaintiff
-vs- His Ward, Minnie Scheryzer, Dorothy Steiner, Roger E. Oman, a minor of the age of 12 years and Richard A. Oman, a minor 10 years of age Defendants.
This day Marion C. Winter as Guardian of Minnie Schertzer, an incompetent of old age of infirmities to make certain repairs and improvements upon the real estae owned by the ward. It is ordered that summons issued to the Sheriff of Union County to be served upon the Defendants Minnie Schertzer, Roger E. Oman, a minor of 12 years and Richard A. Oman, a minor of ten years and upon Francis E. Oman, the person having the custody of said minors. And this matter is continued. John W. Dailey Probate Judge (Seal)

November 22, 1946

Probage Court, Union County, Ohio
In the Matter of the Estate of Rose Alice Hamilton, Guardianship
Order Approving Inventory
This day an Inventory in the above captioned estate, heretofore filed herein, came on for hearing.
It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or 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. John W. Dailey Probate Judge (Seal)

November 23, 1946

Orders on filing of schedule of Claims--confirming without notice
In the Matter of the estate of Arthur Steele, Deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiducairy herein, in allowing and classifying claims, be confirmed; and that the same be recorded. JohnW. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Arthur Steele, Deceased.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Dorothy Conklin as Administratrix of the Estate of Arthur Steele, 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. Bohn W. Dailey Judge (Seal)

Probate Court, Union County, Ohio
Estate of Joy Ann Haines, Ward
Filing of Third Partial Account.
This day came Maxine Haines Smith Guardian of said estate, and filed her third partial account herein. It is thereupon ordered that said account be set for hearing on Tuesday, the 31st day of December, 1946 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

Orders on filing of schedule of Claims--confirming without notice
In the matter of the estate of Daniel P. Longbrake, Deceased
This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Authority to Transfer /real estate
In the matter of the estate of Daniel P. Longbrake, Deceased
This day came Mildred L. Longbrake, administratrix of the estate of Daniel P. Longbrake, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate blonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account.
Estate of Daniel P. Longbrake, deceased
This day came Mildred L. Longbrake, Administratrix 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 31st day of December, 1946 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

November 25, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of Frank E. Foster, deceased.
Order Approving Inventory and Appraisement
This day an Inventory and Appraisement 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 to or waived by all interested parties, as required by law, and no exceptions having been filed theretoo it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

15164 IN THE PROBATE COURT OF UNION COUNTY, OHIO In the matter of Earl Moore, a minor. This cause came on to be heard upon the application of Harlon Moore for authority to settle a claim of Earl Moore, a minor age 12 years for injuries to person and property wrongfully caused by George T. Bowyer without appointment of a legal guardian of said minor. The Court find that on or about the 29th day of August, 1946 said minor was struck by an automobile owned and operated by George T. Bowyer of Albert, Kansas upon a public highway in Union County, Ohio and that as a comsequence said minor suffered physical injuries and damage to hisproperty for which he is entitled to recover damages and that the said George T. Bowyer has offered in full settlement of said claim the sum of \$20.00. The court find that the applicant Harlon Moore is the father and natural guardian of saidminor and the person by whom said minor is maintained; that the sum offered in settlement is less than \$500.00 and that a settlement thereof on the basis proposed and without the appointment of a guardian would be for the best interests of said minor. It is therefore ordered that said Harlon Moore as father of the said Earl Moore be, and hereby is authorized to accept said settlement and to receipt therefor without the appointment of a guardian of said minor and to execute a full and complete release to the said George T. Bowyer for all liability an account of said accident and the injuries and damages arising therefrom; and that such payment shall be a complete and final discharge of said claim. John W. Dailey Probate Judge ("eal)

15165
Order for Appointment and for bond
In the Matter of the Estate of Burleigh J. Sou

In the Matter of the Estate of Burleigh J. Southard, Deceased
This day Minnie T. Southard 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 Burleigh J. Southard
deceased, late of Marysville in said County, and an affidavit that there is not to her knowledge any Last Will and Testament of the said intestate, also a statement in general terms as to
what the Estate consists of and the probable value thereof; and the Court being satisfied that
an Administratrix should be appointed and that said Minnie T. Southard, is a suitable person
and legally competent, it is ordered that she be appointed as such administratrix upon giving
bond with sureties as required by law in the sum of Twenty one hundred dollars, and this cause
is continued. John W. Dailey, Probate Judge (seal)

15166
Probate Court The State of Ohio, Union County
In the Matter of Carl Wilson alleged to be mentally ill

Orders for Hearing and for Notice This day an affidavit alleging Carl Wilson to be mentally ill was filed in this Court by

Minerva Wilson.

It is ordered that hearing on the affidavit be had before this Court at the Court Room in Marysville, Ohio on the 26th day of November 1946 at 1:00 o'clock P.M., and that written notice of said hearing be given by mail orotherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey Probate Judge (Seal)

The State of Chioo Union County Probate Court.

In the Matter of Carl Wilson alleged to be mentally ill

Orders for Warrant and for Subpoena

This day an affidavit alleging Carl Wilson to be mentally ill was filed in this Court by

Minerva Wilson.

It is further ordered that subpoenss issue to Fred C. Callaway and A.M. Johnston, registered physicians of Ohio who have had at least three years' experience in the practice of medicine as witnesses, to appear at the time and place aforesaid; and this cause is continued.

John W. Dailey Probate Judge (Seal)

November 26, 1946

Orders on Filing of Schedule of Claims--confirming without notice
In the Matter of the Estate of William L. Elliott, Deceased
This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

In the Matter of Florence Schoby, Mentally Ill

I, the undersigned, Probate Judge and ex-officio Clerk of the Probate Court of Union County,
Ohio hereby certify that there is due and oweing to the Probate Court of Franklin County, Ohio
the sum of Twenty-nine and 12/100 Dollars (\$29.12) said amount being due as costs and expenses
in the above matter under Section 1890-33 of the General Code. In witness whereof I have hereunto subscribed my name and affixed the seal of this Court this the 26th day of November, 1946
John W. Dailey, Probate Judge and Ex-Officio Clerk of the Probate Court (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Robert A. Ports, Administrator of the Estate of William L. Elliott, deceased, PLAINTIFF
VS Emma Jane Elliott, et al DEFENDANTS.
ENTRY DISPENSING WITH NEW APPRAISEMENT AND ORDERING PRIVATE SALE.
This matter came on to be heard upon the petition of the Plaintiff for authority to sell real estate of the above decedent to pay debts of his estate. The answer of Sturgis H. Cheney

estate of the above decedent to pay debts of his estate. The answer of Sturgis H. Cheney Guardian of Walter LeRoy Elliott, a minor 18 years of age, and Lewis Robert Elliott a minor 16 years of age, and all other Defendants having waived the issuance and service of process herein and consented to a sale of the real estate as prayed for. The Court finds from the evidence that all necessary parties are before the Court and that the prayer of the Petitioner should be granted.

The Court finds that certain of the real estate described in the Petition as Tract Ill, being 10% Acres, more or less, in the Township of Claibourne, Union County, Ohio was appraised by the appraisers of the estate at Nine Thous nd Two Hundred Fifty Dollars (\$9,250.00) and the Court orders that a further appraisement be dispensed with.

The Court finds the Bond heretofore given by the Plaintiff as Administrator of the Estate of William L. Elliott, deceased, in the amount of Thirty Thousand Dollars (\$30,000.00) is sufficient and that an additional bond is dispensed with.

It appearing that private sale would be to the best interest of the estate, it is ordered that the said Robert A. Ports, or. as such Administrator sell said real estate at private sale at not less than the appraised value above set forth for cash, upon the delivery of the deed to the purchaser.

It is ordered that said Robert A. Ports, Sr., as such Administrator, make return of sale without unnecessary delay. John W. Dailey Judge (Seal)

The State of Ohio, Union County Probate Court
In the Matter of the Will of Charles D. Webb, Deceased.
An application having been this presented to the Court by Gwynn Sanders praying that an instrument in writing purporting to be the last will and testament of Charles D. Webb, deceased, be admitted to probate: All persons entitled to notice of the presentation of said will for Probate having waived notice a hearing on said application will be had on the 26th day of

November, 1946 at 11 o'clock A. M. John W. Dailey- Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Willlof Charles D. Webb, Deceased.

Order Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Gwynn Sanders to admit it probate and record the will of Charles D. Webb, 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 Ella M. Webb 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 fully served with notice of the filing of said will and of the application to admit it to probate and record in this Court, or have waived notice and given consent to the probate of said will.

And Gwynn anders and Bernette Mader this 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Charles D. Webb, 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. John W. Dailey Probate Judge (Seal)

Robert A. Ports, Administrator of the Estate if William L. Elliott, Deceased, vs Emma Jane Elliott Et. al. Defendants
This day the administrator herein filed his application for the authority to pay a real estate broker's commission in the sale of the premises as described in the petition. It is ordered that notice of said application be given to Walter LeRoy Elliott and Lewis Robert Elliott, minors, all other persons having waived, that said cause will be for hearing before the Court on the 9th day of December, 1946 at 10:00 o'clock A. M. John W. Dailey, Probate Judge (Seal)

15166
In the Mafter of Carl Wilson, Mentally III
This day this cause came on further to be heard, and the said Carl Wilson was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Fred C. Calloway and A. M. Johnston, the medical witnesses, and of other witnesses and being satisfied that said Carl Wilson is Mentally ill; that he has a legal settlement in Liberty Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the porr or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that his mental illness has occurred during the time he has resided in this State; that his being at large is not dangerous to the community; and that he is a suitable person for specialized treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Fred C. Calloway and A. M. Johnston, the medical witnesses in attendance, make out a medical 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 hospital for the admission of said Carl Wilson, and that a 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 Carl Wilson be committed into the sustody of Sheriff of Union County until he can be admitted into said hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Order for Appointment and For Bond
In the matter of the estate of Clyde E. Biddle, Deceased
This day Elizabeth J. Biddle 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 Clyde E. Biddle, deceased, late of Claibourne Township in said county, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administratrix should be appointed and that said Elizabeth J. Biddle is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty thousand and no/100 Dollars and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bodd approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Clyde E. Biddle, Deceased
This day Elizabeth J. Biddle appeared in open Court, accepted the appointment as administratrix of the estate of Clyde E. Biddle, deceased, and gave and filed herein her Bond in the sum of Twenty thousand dollars, conditioned according to law, with Western Surety Company and as sureties, which bond is approved by the Court. It is therefore ordered that letters of administration issue to said Elizabeth J. Biddle that Herbert Simmons, Guy McCrary and Emmett Hull be appointed appraisers of said estate; 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 \$\(\)_ John W. Dailey, Probate Judge (Seal)

Order for appointment, letters issued and to publish notice
In the matter of the estate of Charles D. Webb, Deceased
The Last Will of Charles D. Webb, deceased, late of Marysville, Ohio in said County, having heretofore been duly proved and allowed; this day The Huntington National Bank of Columbus, 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 statedment in general terms as to what the estate consists of and the probable value thereof; and the court, being satisfied that said Huntington National Bank of Columbus is a suitable personand legally competent, and that by the terms of said will said testator ordered or requested Executor may execut it without giving bond; it is ordered that it be appointed as such executor, and that letters testamentary be granted and issued on the will of said decedent to it 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 \$_______ John W. Dalley Judge (Seal)

14927 In the matter of the estate of Lucile Brubaker, Deceased This day an application was presented to the Court for the allowance of compensation for extraordinary services and expenses of counsel in the settlement of the estate of the decedent. It appearing to the Court Addie E. Brubaker and Beulah Webster have waived notice of the filing of said application and have consented to the allowance of the same the Court finds that Milo L. Myers has rendered legal services to the fiduciary over and above the usual and ordinary services rendered by counsel in the usual and ordinary settlement of an estate. That the reasonable amount of such ordinary expenses and services rendered is reasonable worth the sum of Two thousand two hundred and fifty Dollars (\$2,250.00). It is therefore ordered that the fiduciary herein be permitted to pay the sum of twenty-two hundred and fifty Dollars (\$2250.00) to Milo L. Myers for extraordinary services and that said amount be listed as a credit in the account of the fiduciary and is subject to exceptions as other items of credit in account. John W. Dailey, Probate Judge (Seal)

Orders on filing of schedule of claims—confirming without notice
In the matter of the estate of Javob Fisher, Deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule oc laims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Probate Judge ("eal)

Order for appointment and for bond
In the matter of the estate of William Moder, Deceased
This day Anna Barbara Moder 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 William Moder, 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 the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Anna Barbara Moder is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty-one hundred Dollar and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraiers, order to publish notice
In the matter of the estate of William Moder, deceased
This day Anna Barbara Moder, appeared in open Court, accepted the appointment as administratrix of the estate of William Moder deceased, and gave and filed herein Surety bond in the sum of Twenty-one hundred and no/100 Dollars, conditioned according to law, with Anna Barbara Moder and Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Anna Barbara Moder that D. D. Bennett, Richard Starr and John Moore be appointed appraisers of said estate; that notic of said appointment be published as required by law; that this proceeding be recorded, and that said administratrix pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

November 27, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of Burleigh J. Southard, Deceased
Order Approving Inventory and Appraisement.
This day an Inventory and Appraisement in the above captioned estate, heretfore 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of Jennie A. White, Deceased
This day came Clarence H. Reed, Executor of the estate of Jennie A. White, deceased, and filed herein his application, duly verified, which application hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal)

Authority to Transfer real estate
In the Matter of the estate of Burleigh J. Southard, Deceased
This day came Minnie T. Southard, Administratrix of the estate of Burleigh J. Southard, Deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel therof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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 Droper county for record, as provided by law. John W. Dailey, Probate Judge (Seal)

November 30, 1946

Orders on filing of schedule of claims--confirming without notice
In the Matter of the estateof George L. Street, deceased
This day a schedule of claims in the above captioned estate was filed in this Court by the
fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forth-

with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed, and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
Estate of George L. Street, Deceased
This day came Mary E. Sunda, Administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of January, 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Filing of first and final account
Estate of Joseph H. Wiley, Deceased
This day came Fern Wiley, administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of January, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Orders on filing of schedule of claims--confirming without notice
In the Matterof the estate of Sarah M. White, Deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiducairy herein, in allowing and classifying claims be confirmed and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of first and final account
Estate of Sarah M. White, deceased
This day came Marion C. Winter, administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of January 1947 at 10:00 o'clock A. M. and that notice be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Orders on filing of schedule of claims--confirming without notice
In the Matter of the Estate of Ozro D. Caldwell, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

First and Final Account
Estate of Ozro D. Caldwell, Deceased
This day came Mosie M. Caldwell, administratrix of said estate and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of January 1937 at 10:00 o'clook A. M. and that notice of said hearingon said schedule of claims be had forth with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed. and that the same be recorded. John W.Dailey, Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Clifford H. Pidgeon, deceased
This day Jessie F. Pidgeon appeared in open court, and made and filed in application under oath as required by law to be appointed as administratrix of the estate of Clifford H. Pidgeon deceased, late of Marysville, Ohio in said county, and an affidavit that there is not to her knowledge any lest will and testament of the said intestate, also a statement in general terms as to what the estateconsists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Jessie F. Pidgeon is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Five thousand dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

December 4, 1946

Filing of first and final account
Estate of Anna Armstrong, Deceased
This day came C. A. Hoopes, administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of January 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Maryeville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

November 30, 1946

In the Matter of the Guardianship of Adalyne Glassmeyer

First and Final Account
This day the first and final account of Rene M. Baker, Guardian of Adalyne Glassmeyer came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said guardianship settled according to law. The Court finds a balance of No Dollars, (\$No) in the hands of daid Guardian due said ward; Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered by the Court that said fiduciary and her bondsmen be released and discharged exceptfor fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15064 In the Matter of the Estate of Alona Harraman, Deceased

First and Final Account
This day the first and final account of LeRoy Harraman administrator of the estate of Alona
Harraman, deceased, came on for hearing and settlement, due notice therof having been published
according to law. No exceptions having been filed 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 therto, and being fully advised in the premises, finds
the same to be in all respects just and correct and in conformity to law. Therefore the said
account is hereby approved, allowed and confirmed. The court finds said account duly balanced,
and said estate settled according to law. It is ordered that said account and the proceedings
herein be recorded in the Records of this office. It is further ordered that said fiduciary and
his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey,
Probate Judge (Seal)

In the Matter of the Estate of Asa Organ, Deceased

First and Final Account
This day the first and final account of Tella Organ, administratrix of the estate of Asa Organ, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and all the matters pertaining thereto, and bein fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confimred. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest errof. John W. Dailey Probate Judge (Seal)

14890-A In the matter of the guardianship of Ruth Evans, incompetent

First Partial account
This day the first partial account of William L. Coleman guardian of Ruth Evans, came one for the hearing and settlement, due notice thereof having been published according to law. No exceptions having beenfiled thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects Just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of two thousand seven hundred sixty three and 16/100 Dollars, (\$2763.16) in the hands of said Guardian due said ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. John W. Dailey, probate Judge (Seal)

In the Matter of the Estate of Alice Wilson, Deceased
This day the first and final account of leonard M. Belville, administrator with the will annexed of the estate of Alice Wilson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed therto, 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W.Dailey, Probate Judge (Seal)

In the matter of the guardianship of Mary E. Murfield, an incompetent
First and Partial account
This day the first and partial account of Barbara Reed, guardian of Mary Murfield, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 allrespects just and correct and in conformity to law. It is ordered that the same be and hereby is approved ablowed and confirmed. The court finds a balance of One hundred twenty-three and 35/100 Dollars (\$123.35) in the hands of said guardian due said ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Philip Hegenderfer, deceased
This day the first and final account of Lelia Hegenderfer administratrix of the estate of Philip
Hegenderefer decessed, came on for hearing and settlement, due notice thereof having beenpublished according to law. No exceptions having been filed 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 therto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore
the said account is hereby approved, allowed and confirmed. The Court finds said account duly
balanced, and said estate settled according to law. It is ordered that said account and the

proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Lillie E. Wise, deceased

First and Final Account
This day the first and final account of Emerald Lamme executor of the estate of Lille E. Wise, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having barefully examined said account and the vouchers therewith and all the matterspertaining thereto, and being fully advised in the premises, finds the same tobe 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, said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15070 In the matter of the estate of Clifton Logan, deceased

First and Final Account
This day the first and final account of Mafy Southwick administratrix of the estate of Clifton
Logan deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed 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 adivsed in the premises, finds
the same to be in all respects just and correct and in conformity to law. Therefore the said
account is hereby approved, allowed and confirmed. The court finds said account duly balanced,
and said estate settled according to law. It is ordered that said account and the proceedings
herein be recorded in the records of this office. It is further ordered that said fiduciary
and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey
Probate Judge (Seal)

In the matter of the estate of John Penhorwood, deceased
This day the final account of W. E. Penhorwood, administrator of the estate of John H. Penhorwood, deceamed, 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 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 daid account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (Seal)

15073 In the Matter of the Estate of Drusie Winget, Deceased

First and Final Account
This day the first and final account of Charles Winget, administrator of the estate of Drusie
Winget, defeased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed 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 account and the proceedings
herein be recorded in the records of this office. It is further ordered that said fiduciary
and his bondsmen be released and discharged except for frauct or manifest error. John W. Dailey
Probate Judge (Seal)

December 3, 1946

Order for appointment and for bond
In the Matter of the Estate of Beatrice O. Wilson, Deceased
This day Embert Langley 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 Beatrice O. Wilson, deceased, late of Leesburg Township in said County, and an affidavit that there is not to my knowledge
any last Will and testament of the said intestate, also a statement in general terms as to what
the Estate consists of and the probable value thereof; and the Court being satisfied that an
administrator should be appointed and that said Embert Langley is a suitable person and legally
competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Fifty four hundred and no/100 Dollars, and this cause is
continued. John W. Dailey, Probate Jüdge (Seal)

Bond approved and letters issued appointment of appraisers orders to publish notice
In the Matter of the Estate of Beatrice O. Wilson Deceased
This day Embert Langley appeared in open Court, accepted the appointment as administrator of
the estate of Beatrice O. Wilson deceased, and gave and filed herein his bond in the sum of
Fifty four hundred and no/100 dollars, conditioned according to law, with Fidelity and Deposit
Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered
that letters of administration issue to said Kambert Langley that John Wycoff, Charles Green,
and Harold Hoffman be appointed appraisrs of said estate; 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 John W. Dailey, Probate Judge (Seal)

December 4, 1946

Authority to transfer real estate
In the Matter of the estate of Catherine Blumenschein, Deceased
This day came Louise J. Blumenschein, of the estate of Catherine Blumenschein, deceased, and filed herein his application, duly verified, which application is attached hereto and made

a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal)

December 5, 1946

The State of Ohio, Union County Probate Court.

In the Matter of the Will of Joseph E. Low, Deceased.

An application having been this day presented to the Court by Paul E. Low parying that an instrument in writing purporting to be the last will and testament of Joseph E. Low, deceased, be admitted to probate: and all person entitled to notice of said application, having waived notice thereof and consented to the admission of said will to probate. It is ordered that a hearing be had on said application forthwith. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of the Will of Joseph E. Low, Deceased. Order Admitting to Probate and Record This matter came on this day further to be heard, in the application of Paul E. Low to admit to probate and record the will of Joseph E. Low, deceased, late of the Township of Dover in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Pearle Low 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, purporting to a former order of this Court, or have waived notice and given consent to theprobate of said will. And Gwynn Sanders and Helen K. Sanders, 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 herein. Whereupon the Court finds that the aforesaid instrument of writing is the will of said Joseph E. Low 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 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. John W. Dailey Probate Judge (Seal)

Order for appointment and for bond
In the Matterof the Estate of Joseph E. Low, Deceased
The Last Will of Joseph E. Low, deceased, late of Dover Township in said County, having heretofore been duly proved and allowed; this day Paul E. Low, 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 Paul E. Low 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 (\$10,000.00) Dollars; and this cause is continued. John W. Dailey, Judge (Seal)

Bond Approved and Letters Issued Orders to Publish Notice
In the Matter of the estate of Joseph E. Low, Deceased
This day Paul E. Low appeared in open Court, accepted the trust as Executor of the estate of
Joseph E. Low, deceased, and gave and filed herein his bond in the sum of Ten Thousand (\$10,000.
00) Dollars, conditioned according to law, with Fidelity and Deposit Company of Maryland as
sureties, which bond is approved by the Court. It is therefore ordered that Letters Testamentary
issue on the will of said decedent to said Paul E. Low; 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 \$\frac{1}{2}\$ John W. Dailey, Judge (Seal)

15135-A PROBATE COURT OF UNION COUNTY, OHIO Milo L. Myers as Executor of the estate of Kate E. Turney, deceased. Plaintiff -vs- Richard C. Turney, Anna V. Maugans, Jessie Smith, Charles Kiser and the unknown heirs and next of kin of Kate E. Turney, deceased. Defendants. 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 that plaintiff may make distribution of decedents estate as provided in her will, and the defendants being in default in answer, although served with summons by personal service and by service of publication, 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 \$3,550.01 and orders that a further appraisement be dispensed with. The Court further finds that the bond heretofore given by the plaintiff as Executor of the Estate of Kate E. Turney, in the amount of \$20,000 is sufficient and it is ordered that an additional bond be dispensed with. and it appearing that a private sale would be to the best interest of the estate, it is ordered that said Milo L. Myers as such Exrcutor sell said real estate at private sale at not than \$3,550.01 being the appraised value thereof on the following terms, to-wit: cash. And it is further ordered that said Milo L. Myers as such Executor make return of sale without unnecessary delay. John W. Dailey Probate Judge (Seal)

Trobate Court, Union County, Chio
In the Matter of the Will of Walter Parmer, Deceased.
This matter came on thi day further to be heard, on the application of John T. Parmer to admit to probate and record the will of Walter Parmer deceased, late of the town of Peoria in said County, heretofore filed in this Court.
It is now shown to the satisfaction of the Court that said decedent died leaving no sur-

viving spouse and that the surviving spouse and all the next of kin of said decednet, known to be resident of the State, have be n 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 the subscribing witnesses this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attes ation of said will which testimony was reduced to writing, was subscribed by them respectively, and was filed herein.

Whereupon the Court finds that the aforesaid instrument of writing is the will of said Walter Parmer deceasd; that it was duly executed and a tested; and that the said testator, at the time of signing 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. John W Dailey 'robate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATE OF Walter Parmer, Deceased.
The Last Will of Walter Parmer, deceased, late of Peoria in said County, having heretofore been duly proved and allowed; this day John T. Parmer, the Executor named in said Will, appeared in open Court, and made and filed an application under oath, as required by law, to be appointed as such Executor, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said John W. Parmer is a suitable person and legally competent, it is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law in the sum of Six thousand and no/100 Dollars, and this cause is continued. John W. Dailey Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of THE ESTATEOF Walter Parmer, Deceased.
This day John T. Parmer appeared in open Court, accepted the trust as Executor of the Estate of Walter Parmer, deceased, and gave and filed hereinhis Bond in the sumofSix Thousand and nO/100 Dollars, conditioned according to law, with The Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said John T. Parmer; 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 \$\frac{1}{2}\$. John W. Dailey Judge (Seal)

Authority to transfer title of Automobile
In the matter of the estate of Clifford H. Pidgeon, Deceased
WHEREAS, on the 23rd day of November 1946 the said Clifford H. Pidgeon died, possessed of an
authmobile, of which the following is a description: Year 1938, No. of cilinders, 6 Motor No.
447594 Make, Pontiac. Manufacturer's Serial No. 33187 Body Type, Coupe, Model 6 DA Horse
Power 28.3, Certificate of Title No. 8027200. And whereas, on the 5th day of December, 1946
the above described automobile was transferred to Jessie F. Pidgeon as appears on the journal
of said Probate Court, Vol. 53 page 272; The Clerk of Courts of the County of Union, State of
Ohio, is hereby authorized to issue a certificate of title to the above described automobile,
to Jessie F. Pidgeon, the party named herein. John W. Dailey, Probate Judge (Seal)

The State of Ohio, Union County. Frobate Court.

In the Matter of the Will of Walter Parmer, Deceased.

An application having been this day presented to the Court by John T. Parmer praying that an instrument in writing purporting to be the last will and testament of Walter Parmer, deceased, be admitted to probate:

It is ordered that a hearing on said application be had on the 5th day of December, 1946 at 1 o'clock P. M. to all persons, known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descrit and distribution, of the decedent had died intestate, excepting any such person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse, thereof, having waived notice in writing. John W. Dailey Probate Judge (Seal)

15171
Order approving inventory and appraisement
In the matter of the estate of Clifford Hl Pidgeon, Deceased
This day an inventory and appraisement 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 and appraisement has been given to or waived by all interesped parties, as required by law and no exceptions having been filed thereto, it is now ordered that said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of Clifford H. Pidgeon, Deceased
This day came Jessie F. Pidgeon, administratrix of the estate of Clifford H. Pidgeon, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whome each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has beenfully 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 person 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. John W. Dailey, Probate Judge (Seal)

Authorizing settlement of Minor's claim without appointment of guardian for \$500.00 or less.

State of Ohio, County of Union SS:
In Re: Shirley Poling, minor child of Gail Poling and June Poling
This day this cause came on to be heard upon the application of Gail Poling and June Poling for cossent and authority of the court to the settlement of a claim for damages for personal injuries sustained by Shirley Poling, a minor, as set forth in said application. The court finds that said

applicant are the parents and that said applicant and said minor are residents of Union County Ohio; that said claim is for personal injuries sustained by said minor in an accident on or about August 21st 1946 at or near R. # 33, 2 miles north of New California, in Union County, Ohio, as the result of the alleged wrongful act, neglect, or default of Oleeta or William D. Dowdy and that said minor is entitled to maintain an action for 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 and decreed: that said applicant be and hereby is authorized to adjust and settle said claim against the said Cleeta or William D. Dowdy for the sum of Three hundred 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; said Oleeta or William D. Dowdy is authorized to pay and to deliver said moneys to said applicant; said applicant is authorized to executre 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 Oleeta or William D. Dowdy on account of said accident and injuries; that 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 attached to said application. John W Dailey, Judge (Seal)

15093-B Journal Entry finding sale necessary Wilson Fox, Executor of the estate of Philip M. Fox, Deceased, Plaintiff, -vs- Wilson Fox, et. al., Defendants. This day this cause came on to be heard upon the petition, evidence and testimony, and the Court being fully advised in the premises, finds that all the defendants herein have been duly and legally served with process or have voluntaily entered their appearance herein and are now properly before the Court. The court further finds that the statements and allegations in said petition are true; that the said executor, having heretofore given a bond in the sum of ten thousand dollars (\$10,000.00) and having cause said premises to be appraised in the estate, it is ordered that a new appraisement and the giving of an additional bond be dispensed with. And the court being satisfied that it is necessary to sell the real estate described in the petition and it being made to appear to the court upon said evidence 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 therefore ordered that said Wilson Fox as such executor further proceed to sell said real estate at private sale for not less than the appraised value thereof on the following terms and conditions. to-wit: Cash on delivery of deed. And said petitioner is ordered to make return to this court immediately after such sale is made, and this cause is continued. John W. Dailey, Probate Judge (Seal)

15093-B Journal entry confirming sale, ordering deed and distribution Wilson Fox, executor of the estate of Philip M. Fox, Deceased, Plaintiff, -vs- Wilson Fox, et. al., Defendants This day this cause came on to be heard upon the report of Wilson Fox, Executor of the Estate of Philip M. Fox, Deceased, of his proceedings under the former order of this Court, and upon the motion of the petitioner to confirm the sale made in obedience to said order. The court having varefully examined said report and finding the proceedings of said petitioner in all respects correct, and being satisfeid that said sale was fairly and legally made. It is hereby 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 Philip ZM. Fox in said real estate, to the purchasers, Fred A. Fox and Victoria Fox, upon said purchasers paying the purchase price in cash in the sum of Five Thousand Dollars (\$5000.00). It is further ordered by the court that said Wilson Fox out of the money in his hands, pay: First: All taxes have been paid in full. Second: The costs and expenses incurred in the sale of said property, in the sum of \$15.00; the sum of \$7.50 advanced by Clifton L. Caryl for Revenue Stamps on Dedd; the sum of \$220.00 to Clifton L. Caryl as counsel to said fiduciary in said land sale; the sum of \$220.00 to Wilson Fox, Executor, being the perventage as allowed in payment for compensation in said land sale. Third: The balance of said fund in the sum of \$4539.50 to be retained by said fiduciary and accounted for by him as proveded by Law. John W. Dailey, Probate Judge (Seal) December 6, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of Clifford H. Pidgeon, Deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the ClerkofCourts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Jessie F. Pidegeon in accordance with the prayer of the petitioner.

John W.Dailey Probate Judge (Seal)

Frobate Court, Union County, Ohio
In the Matter of the Estate of Emman P. Jones, Deceased.
This day William L. Coleman appeared in open Court, and made and filed an application under oath as required by law to be appointed administrator of the Estate of Emma P. Lones, deceased, late of Leesburg Township, Union County, 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 William L. Coleman is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-one hundred-Dollars, and that he is herebydirected not to continue decedents business, but close the same up forthwith, and this cause is continued. John W.Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Emma P. Jones, Deceased.
This day William L. Coleman appeared in open Court, accepted the appontment as Administrator of the Estate of Emma P. Jones deceased, and gave and filed herein his Bond in the sum of Twenty-one hundred Dollars, conditioned ac ording to law, with Ohio Casualty Insurance Company as sureties which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said William L. Coleman that Dana Lowe, Jay Greer, and Forest Clapsaddle be appointed appraisers of said estate; 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 \$____. John W. Dailey Judge (Seal)

Journal entry--order for private sale, etc.

In the matter of the estate of Catherine Blumenschein, deceased

This day this cause came on to be heard upon the petition herein filed and the testimony and the court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that Louis J. Blumenschein as administrator of said estate of Catherine Blumenschein, deceased, proceed to sell Micellaneous Farm Equipment, cream separator, 3 cows, ½-3 cows, ½-1 calf, ½-2 calves, 1 roan mare, 1 black mare 6 pigs, 2 sows, ½-5 ton mixed hay, ½-40 bu. wheat, ½-125 bu. oats, ½-50 bu. corn, 70 chickens, at private sale, for not less than the appraised value. It is further ordered that said sale be made on the following terms: Cash. It is further ordered that said administrator make return of his proceedings herein, within---days from this date, and forthwith after such sale is made, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Journal-Entry-Sale of personal property confirmed.

In the matter of the estate of Catherine Blumenschein, Deceased

The administrator of theestate of the above mamed decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the court having carefully examined the same, finds said proceedings in all respects regualr and in accordance with law, and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal)

December 7, 1946

Authority to transfer title of automobile
In the Matter of the Estate of A. S. Hush, deceased
Whereas, on the 22nd day of August, 1946, the said A. S. Hush, died, possessed of an automobile
of which the following is a description: Year 1941 No. of cylinders 8 motor no. 6567700, Make
Ford Manufacturer's serial no. Body type Super Del. tudor Model 11A horse power 30.01 certificate no. 8016010 And shereas, on the 7th day of December 1946, the above described automobile was transferred to Ida K. Hush, as appears on the journal of said probate court Vol. 53
page 274. The clerk of courts of the county of Union state of Ohio, is hereby authorized to
issue a certificate of title to the above described automobile, to Ida K. Hush, the party
named herein. John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title to motor vehicle
In the matter of the estate of A. S. Hush, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are truck it is hereby ordered that the Clekk of Courts, of union County, Ohio be and he hereby is authorized to issue a certificate of title to Ida K. Hush, in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

Entry confirming sale, distribution Milo L. Myers, executor of theestateof Kate E. Turney, deceased, plaintiff vs Richard C. Turney, et. al., Defendants This day this cause came on to be heard on the report of Milo L. Myers, executor of the estate of Kate E. Turney of his proceedings under the former order of this court, and upon the motion of said petitioner to confirm the sale made inobedience 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 Kate E. Turney in said real estate, to the purchaser Noah S. Green. This cause coming on further to be heard upon the pleadings and motion to distribute the proceeds of the sale amounting to the sum of \$4,750.00 and upon the consideration thereof it is ordered that Milo L. Myers as such Executor out of said sum in his hands, pay 1st. the taxes, penaltys, and assessments that are . 2nd. To this court the costs now due and payable in December, 1946, the sum of \$ 2nd. To this court the costs of this action the sum of \$53.44. 3rd. to the United States, Revenue for deed the sum of \$5.50 4th to Myers and Liggett an attorney fee for their services performed for the fiduciary in connection with the sale the sum of \$210.00 5th to Milo L. Myers, his percentum as executor of said estate the sum of 210.00. 6th that the said executor account for the balance of the proceeds in his hands received from the sale of said real estate in his accounting as provided by law and the terms of the last will and testmanet of said deceased. And it is furthe ordered that this proceedings be recorded and that the said patitioner pay the costs herein taxed within ten days. John W. Dailey, Probate Judge (Seal)

December 9, 1946

The State of Ohio, Union County Probate Court
In the Matter of Park W. Ridge alleged to be mentally ill.
This day an affidavit alleging Park W. Ridge to be mentally ill was filed in this Court by Jane Ridge.
It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio on the 10th day of December, 1946 at 1:00 o'clock P.M.; and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey Probate Judge (Seal)

The State of Ohio, Union County. Probate Court.

In the Matter of Park W. Ridge alleged to be mentally ill.

This day an affidavit alleging Park W. Ridge to be mentally ill was filed in this Court by Jane Ridge.

It is therefore ordered that a warrant of detention issue to Sheriff of Union County, commanding him to apprehend said person and detain him at Union County Jail and bring him before this Court, at Marysville, on the 10th day of December, 1946 at 1:00 o'clock P.M.. It is further ordered that subpoenss issue to Dr. A.M. Johnston and Dr. Fred Callaway, registered physicians of Ohio who have had at least three years' experience in the practice of medicine.

John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of William Moder, Deceased.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

15058-A
IN THE PROBATE COURT OF UNION COUNTY, OHIO
Robert A. Ports, Administrator of the Estate of William L. Elliott, deceased PLAINTIFF
-vs- Emma Jane Elliott et al DEFENDANTS.
This day this cause came on for hearing upon the application of the administrator to pay a real estate commission to R.P. Perry in the amount of Four Hundred Sixty Four (\$464.00) Dollars for services rendered in selling the real estate as described in the order of sale.
The Court being fully advised in the premises finds that all of the next of kin of the decedent have been notified, or waived notice, of the hearing and consents thereto.
The Court further finds that the said R.P. Perry is a duly Bicensed real estate broker and that the sum of four (4) per cont of the sale price of said real estate is reasonable and just. It is therefore ordered that the administrator herein pay the sum of Four Hendred Sixty Four (\$464.00) Dollars to R.P. Perry from the proceeds of the sale of said real estate. John W. Dailey Probate Judge (Seal)

15058-A IN THE PROBATE COURT OF UNION COUNTY, OHIO Robert A. Ports, Administrator of the Estate of William L. Elliott, deceased, PLAINTIFF -vs- Emma Jane Elliott, et al DEFENDANTS. This cause came on to be heard on the report of Robert A. Ports, Sr., Administrator of the Estate of William L. Elliott, 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 L. Elliott, in said real estate to the purchasers, Harry B. Sunday and Mary E. Sunday upon payment by the purchaser of the purchase price of Eleven Thousand Six Hundred Dollars (\$11,600.00) in cash. This sase coming on further to be heard upon the proceedings herein and upon the motion to distribute the proceeds of the sale, amounting to Eleven Thousand Six Hundred Dollars (\$11,600.00), it is ordered that said Administrator out of the meney in his hands pay: First: to the Probate Court the court costs of this proceeding \$25.21 Second: to R.Pl Perry Real Estate Broker's Commission \$464.00 Third: at the balance of said funds amounting to \$11,119.79 be retained in the hands of the fiduciary and be accounted for in accordance with It is further ordered that this proceeding be recorded. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Charlotte Henderson, Deceased.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Charles C. D. Lee as Administrator with the Will Annexed of the Estate of Charlotte Henderson, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is orderd that the same be recorded in the records of this office. John W. Dailey Probate Judge (Seal)

December 10, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of William J. Hammond, Deceased.
This day the affidavit of J.M Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Carl W. Hammond, as Administrator of the Estate of William J. Hammond, 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 roorded in the records of this office. John W. Dailey Probate Judge (seal)

Probate ourt, Union County, Ohio
In the Matter of the Estate of Maggie E. Morgan, Deceased.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Edward H. Morgan as Administrator of the Estate of Maggie E. Morgan, 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. John W. Dailey Probate Judge (seal)

Order approving publication of accounts
This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders of notice aforesaid to be entered upon the journals of this court in full; said notice is as follows, to-wit: 15076 Rosella Stout, administratrix of the estate of David N. Stout, First and Final Account. 12661 Maxine Haines Smith, Guardian of the estate of Joy Ann Haines, Third Partial Account, 15061 Mildred L. Longbrake, administratrix of the estate of Dahiel P. Longbrake, First and Final Account. 15074-A Augustus Hill, Executor of the estate of Clifford Eaton, first and final account. 15084-A Gwynn Sanders, administrator of the estate of Samuel Henry Mollenauer, First and Final Account. 9276-A Charles R. Pyers, Guardian of Everett Loy Pyers, Eleventh and Final Account. 15100 Esther Wheeler, Administratrix of the estate of Clara C. Norris, First and Final Account 17927-A Addie E. Brubaker, Executrix of the estate of Lucile Brubaker, Second Partial Account. 15063 Mary E. Sunday, Administrator of the estate of Sylvai J. Miller, First and Final Account. 15063 Mary E. Sunday, Administratrix de bonis non of the estate of Bruce Street First and Final Account. 15082 William J. Scheiderer, Executor of the estate of Lida M. Scheiderer, First and Final Account. 12861 Maxine Haines, Smith, Guardian of the property of John B. Haines, Third and Final Accounty. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of John G. Retterer, Deceased.
This day Elsie L. Retterer appeared in open Court, and made and filed an application under eath as required by law to be appointed as Administratrix of the Estate of John G. Retterer, 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 statment 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 Elsie L. Retterer is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Eight Thousand and no/100 (\$8,000.00)
Dollars, and this cause is continued. John W. Dailey Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of John G. Retterer, Deceased.
This day Elsie L. Retterer appeared in open Court, accepted the appointment as Administrator of the Estate of John G. Retterer, deceased, and gave and filed herein her Bond in the sum of Eight Thousand (\$5,000.00) Dollars, conditioned according to law, with Fidelity and Deposit Company of Maryland as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Elsie L. Retterer, that Ezra Rausch, Charles wens, and C. J. Boerger be appointed appraisers of said estae; that notice of sais appointment be published as required by law; that this proceeding be recorded; and that said Administration pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey Judge (Seal)

In the matter of the guardianship of Joy Ann Haines, a minor. Maxine Haines Smith, guardian This day this cause came on for hearing upon the application of the guardian for authority to expend the sum of Sixty (\$60.00) Dollars per month for support and maintenance of the ward in attending school at Ohio Northern University. The court being fully advised in the premises finds that the amount requested is reasonable, therefore authorizes the guardian to expend not to exceed the sum of Sixty (\$60.00) Dollars a month for the support and maintenance of the ward until further order of the Court and that she account for the same in her accounts, subject to exceptions as other items of credit herein. John W. Dailey, Probate Judge (Seal)

The State of Ohio, Union County Probate Court In the matter of Fark W. Ridge, Mentally Ill This day this cause came on further to be heard, and the said Park W. Ridge was brought before the court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Fred C. Calloway and A. M. Johnston, the medical witnesses and of and being satisfied that said Park W. Ridge is mentally ill; that he has a legal settlement in Claibourne Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization or other benevolent association; that his mental illness has occurred during the time he has resided in this state; that his being at large is dangerous to the community; and the he is a suitable person for specialized observation at the Columbus State Hospital, Columbus, Chio. It is therefore ordered that Fred C. Calloway and A. M. Johnston, the medical witnesses in attendance, make out a medical 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 hospital for the admission of said Park W. Ridge, and that a 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 Park W. Ridge be committed into the sustody of Sheriff of Union County until he can be admitted into said hospital; and this cause is continued. John W. Dafley, Probate Judge (Seal)

Order for hearing and notice
In the matter of the guardianship of Park W. Ridge, an incompetent because of mental illness
This day Jane Ridge filed and application in court for the appointment of a guardian of
Park W. Ridge alleged incompetent because of mental condition. It is ordered that said application be set for hearing on the 16th day of December, 1946 at 10:00 o'clock A. M. and that
at least three day&s notice of the time and place of said hearing be given to: The proposed
ward Park W. Ridge, by personal service in writing. All other interested parties by personal service as provided by law. John W. Dailey, Probate Judge (Seal)

December 11, 1946

The State of Ohio, Union County Probate Court.

In the Matter of Lucille Linzinmeir alleged to be mentally ill

This day an affidavit alleging Lucille Linzinmeir to be mentally ill was filed in this Court by Louis Linzinmeir.

It is ordered that hearing on the affidavit be had before this Court at her residence, on the llth day of December, 1946 at 2:00 o'clock P.M', and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey Probate Judge (Seal)

The State of Ohio, UnionCounty Probate Court.

In the Matter of Lucille Linzinmeir alleged to be mentally ill.

This day an affidavit alleging Lucille Linzinmeir to be mentallyill was filed in this Court by Louis Linzinmeir.

It is further ordered that subpoenas issue to J. M. Snider and Fred C. Callaway, registered physicians of Ohio who have had at least three years' experience in the practice of medicine witnesses, to appear at the time and place aforesaid; and this cause is continued. John W. Dailey Probate Judge (Seal)

The State of Ohio, Union County Probate Court.

In the Matter of Lucille^B. Linzinmeir, Mentally ill.

This day this cause came on further to be heard, and the Court deeming it unsuitable and improper, be reason of the character of the affliction and physical condition of said Lucille B.

Linzinmeir to bring her into Probate Court, the Judge personally visited said Lucille B.

Linzinmeir at her residence, and ascertained the condition of the said Lucille B. Linzinmeir by actual inspection.

Thereupon the Judge proceeded with the examination; and having heard the testimony of Fred C. Callaway and James M. Snider, the medical witnesses, and of and being satisfied that said Lucille B. Linzinmeir is mentally ill; that she has a legal settlement in Paris Township, in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the proor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her mental illenss has occured 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 specialized observation and treatment at the Columbus State Hospital Columbus, Ohio

It is therefore ordered that Fred C. Callaway and James M. "nider medical witnesses in attendance, make out a medical 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 hospital for the admission of said Lucille B. Linzinmeir, and that a copy, under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent; it is further ordered that said Lucile B. Linzinmeir be committed into the custody of Lewis R. Linzinmeir until she can be admitted into said hospital and this cause is continued. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Mary S. Jurry, Jeceased. This day C. V. Curry appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estate of Mary S. Curry, deceased, late of the Village of Plain City in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the 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 upon giving bon with sureties as required by law in the sum of Five thousand Dol ars, and he is hereby directed not to continue decedents business by close the same up forth-with. and this cause is continued. John W. Dailey, Judge (Seal)

15180 Bond approved and letters issued appointment of appraisers order to publish notice In the matter of the estate of Mary S. Curryl Deceased This day C. V. Jurry appeared in open Court, accepted the appointment as administrator of the estate of Mary S. urry deceased and gave and filed herein his bond in the sum of five thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties which bond is approved by the court. It is therefore ordered that letters of administration issue tosaid C. V. Curry that L. W. Carey, Cephas Atkinson, and Otto Cosgray be appointed appraisers of said estate; 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 \$ John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Ila F. Kyle, Deceased. This day "enneth D. Kyle 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 Ila F. Kyle, deceased, late of the Village of Richwood in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Kenneth D. Kyle is a suitalbe person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with surethes as required by law in the sum of Seven Thousand and no/100 Dollars, and this cause is continued. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Ila F. Kyle, Deceased. This day Kenneth D. Kyle appeared in open Court, accepted the appointment as Administrator of the Estate of Ila F. Kyle deceased, and gave and filed herein his Bond in the sum of Seven Thousand and no/100 -- Dollars, conditioned according to law, with The Fidelity & Deposit Company of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Kenneth D. Kyle, that 1.P. Sieg, J.F. Rapp, and Frank L. Cramer be appointed appraisers of said estate; 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 \$. John W. Dailey Judge (seal)

In the matter of the estate of Alice B. Clayton, Deceased This day this cause came on to be heard upon the application of Daisy Scott, administratrix of the estate of Alice B. Clayton, Deceased to pay the distributive share of Sue Anterton, not exceeding \$1277.63 to the Columbus State Hospital. It appearing to the court that Sue Anterton is mentally ill and an inmate of the Columbus State Hospital and is indebted to said hospital in the amount of \$1277.63. It is therefore ordered by the Court that the administratrix pay the distributive share of Sue Anterton not exceeding the sum of \$1277.63 to the Columbus State Hospital and account for the same in her account. John W. Dailey, Probate Judge (Seal)

15108 Petition for order to distribute assets in kind Orders In the matter of the estate of Javob Fisher, Deceased This day Peter Fisher, administrator of the estate of Jacob Fisher, deceased, appeared in open court, and filed his petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit: Items of said Assets To whom to be distributed Citizens federal savings & loan association Savings account, \$925.95 Certificate of deposit \$7,100.00 Peter Fisher Peter Fisher Union County Federal Savings & Loan Association Marysville, Ohio Savings account, \$1,010.00 The First National Bank of Marysville Peter Fisher Marysville, Ohio, certificate of Deposit, \$19,763.00 The Farmers National Bank, Plain City, Ohio Peter Fisher

Checking account, \$7,203.00

Peter Fisher

Three Shares of Stock, \$600.00

Peter Fisher

Note and mortgage-J. Priest Scheiderer \$1500.00

Peter Fisher

And it appearing to the court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed, and paid over, in kind, as indicated by their consent in writing attached to said petition; It is therefore ordered that said administrator-executor distribute and pay over said assets in kin as described above; provided however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit. It is further ordered that said administrator-executor peport his proceedings herein immediately after the making of such distribution; and this cause is continued. John W. Dailey, Probate Judge (Seal)

15108 Orders

In the matter of the estate of Jawob Fisher, Deceased
This day came feter Fisher, administrator of the estate of Jacob Fisher, deceased, and made
and filed herein his report of distribution and paying over of the assets of said estate, in
kind, to such of the distributees as were willing to receive the same. And it appearing to
the court that said report is in all respects correct, and that such distribution has been
made according to law and the forther order of the court; it is ordered that the proceedings
of said Peter Fisher, administrator, be and the same are hereby approved. And it is further
ordered that this proceeding be recorded, and that said feter Fisher pay the costs herein
taxed at \$\subseteq \quad \text{John W. Dailey, Probate Judge (Seal)}

Frobate Court, Union County, Ohio
In the Matter of the Estate of Isaac C. House, Deceased.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (seal)

December 12, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of Ruth L. Hill, Deceased.
This day the affidavit of Rosemary W. Shirk, publisher, agent of the Union County Journal, an newspaper of general circulation in this County, that the Notice of Appointment of Seldon W. Hill as Administrator of the Estate of Ruth L. Hill, 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. John W. Dailey Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of Newton E. Liggett, deceased
This day came Anna Liggett, administrator of the estate of Newton E. Liggett, deceased, and
filed herein her application, duly verified, which application is attached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all
of the representations set forth in said application are true; that the description of said real
estate and the list of persons to whom each such parcel therof passed by descent or devise is
as set forth in said application, and it appearing to the satisfaction of the court that the
law has been fully complied with by said applicant; it is hereby ordered that said real estate
be transferred upon the duplicate of the county 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. John W. Dailey, Probate Judge (Seal)

Order Approving Inventory and Appraisement
In the matter of the estate of Charles D. Webb, decessed
This day an inventory and appraisement 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 and appraisement has been given to or waived by all interested parties, as required by law, and no exceptions having beenfiled thereto, it is now ordered that said inventory and appraisment, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Joseph E. Low, Deceased.
This day an Inventory and Appraisement in the above captioend 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 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 and Appearaisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

December 13, 1946

Order for appointment and for bond
In the matter of the estate of Earl U. Storey, deceased
This day Dwight H. Storey, appeared in open court, and made and filed an application under on the as required by law to be apointed as administrator of the estate of Earl U. Storey, deceased, late of the village of Plain City, 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 Dwight H. Storey is a suitable person and legally competent, it is ordered that he be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty-one hundred dpllars, and he is hereby directed not to continue decedents business but close the same up forth-wit. and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Earl U. Storey, deceased
This day Dwight H. Storey appeared in open Court, accepted the appointment as administrator of the estate of Earl U. Storey, deceased, and gave and filed herein his bond in the sum of twenty-one hundred dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Dwight H. Storey, that Milton L. Rausch, Fred Simpson and Fred C. Johnson, be appointed appraisers of said estate; 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 \$\subseteq\$ John W. Dailey, Judge (Seal)

Order for appointment and form bond
In the matter of the estate of Minnie Havens, Deceased
This day C. A. Hoopes, appeared in open court, and made and filed an application under oath
as required by by law to be appointed as administrator of the estate of Minnie Havens 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
and cadministrator 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 twenty five hundred dollars, and this cause
is continued. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of R. Paul Evans, Deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had Forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W.Dailey Probate Judge (Seal)

In the matter of the estate of Baxter L. Johnson, deceased
This day the fiduciary filed the above statement in lieu of and for an account. It appearing
all of the assets have been distributed in the land sale proceeding, it is ordered said statement be and the same hereby is accepted in lieu of and for account. It is further ordered
the fiduciary and his bondsmen be released and discharged except for fraud or manifest error.

John W. Dailey, Probate Judge (Seal)

Orders on filing of schedule of claims confirming without notice
In the matter of the estate of Baxter L. Johnson, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthe with; that the action of the fiduciary herein, in allowaing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of R. Paul Evans, Deceased. Filing of First and final account.
This day Louise A. Evans, administratrix of the estate, and filed her first and final account herein.
It is thereupon ordered that said account be set for hearing on Friday, the 31st day of January, 1947 at 10 o'clock^A. M. and that notice thereof be published as required in the Marysville Tribune, a newspaper of this County, And this matter is continued until said time. John W. Dailey—Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Alice M. McKitrick Deceased
This day M. E. McKitrick appeared in open Court, and made and filed an application under oath as required bylaw to be appointed as Administrator of the Estate of Alice M. McKitrick, deceased, late of Village of Marysville, in said County, and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said M. E. McKitrick is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-one hundred —— Dollars, and he is hereby directed not to continue decedents business, but close the same up forthwith, and this cause is continued. John W. Dailey Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Alice M. McKitrick, Deceasd.
This day M. E. McKitrick appeared in open Court, accepted the appointment as Administrator of the Estate of Alice M. McKitrick deceased, and gave and filed herein his Bond in the sum of Twenty-onehundred -- Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureites, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said M. E. McKitrick, that Dale Overly, Gale Baldwin, and Edgar Conrad, be appointed appraisers of said estate; that notice of said app intment be published as required by law; that his proceeding be recorded and that the said Administrator pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey Judge \$\\$seal)

December 14, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of Charles D. "ebb, Deceased.
This day the affidavit of Rosemary W. Thirk, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of The Huntington National Bank of Columbus as Executor of the Estate of Charles D. Webb, 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. John W. Dailey Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Minnie Havens, 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 26th day of December, 1946, at 10 o'clockA. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, be the Sheriff of Union County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey_ Probate Judge (Beal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Jennie A. White, Deceased,
This day a schedule of 'laims in the above captioned estate was filed in this Court by the fiduciary in said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be donfirmed; and that the same be recorded. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Catherine Blumenschein, Deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. 't is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Probate Judge (Seal)

December 16, 1946

In the Matter of the Guardianship of Park W. Ridge, an incompetent because of mental illness. 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 Park W. Ridge, is mentally incompetent, and therefore he hs incapable of taking care of and preserving his property.

It is therefore ordered that a Guardian be appointed. It appearing to the Court that Hugh J. Ridge is legally competent, and he having filed an application herein and given bond in the sum of \$10,000 conditioned according to law, with Jane Ridge and Fidelity & Deposit Co. of Maryland as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Hugh J. Ridge as provided by law. John W. Dailey Probate Judge (seel)

15122-A George Poston, administrator of the estate of Charlotte Poston, deceased Plaintiff -vs- Everett Wm. Bechtle, et al. Defendants This day this cause came on to be heard on the report of George Poston, administrator of the estate of Charlotte Poston, 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 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 Charlotte Poston and George Poston in said real estate, to the purchaser, Ralph M. Wolfe, upon the said purchaser paying to petitioner the sum of \$2980.00 in cash. And now this cause comingon further to be heard upon the pleddings herein and upon the motion to distribute the proceeds of the sale, amounting to the sum of \$2980.00. It is ordered that said George Poston, Administrator, out of the money in his hands, pay: First, to the treasurer of this county the sum of \$11.08, being the taxes, penalty and interest thereon against said property. Second, the costs and expenses incurred in the sale of said property, including an attorney fee of \$79.60 to Gwynn Sanders and \$79.60 the percentum of said George Poston, Administrator herein, ampunting to the sum of \$205.78. Third, to George Poston, the sum of \$1461.71 that being one-half of the proceeds of said sale less one half court costs and taxes. Fourth, It is further ordered that the balance of said proceeds amounting to \$1301.07 be accounted for by said George Poston, administrator said proceeds amounting to \$1301.97 be accounted for by said George Poston, administrator, according to law. John W. Dailey, Probate Judge (Seal) Approved by Gwynn Sanders, Attorney for Plaintiff.

Probate Court, Union County, Ohio
Estate of Blanche Williams, Deceased Filing of First and Final Account.
This day came Norman G. "illiams, Administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Friday, the 31st day of January 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge ("eal)

The State of Ohio, Union County. Probate Court.

In the Matter of the Will of Mary L. Kilbury, Deceased.

An application having been this day presented to the Court by Ralph E. Kilbury praying that an instrument in writing purporting to be the last will and testament of Mary L. Kilbury, deceased, be admitted to probate: the surviving spouse and next of kin resident of the State of Ohio having waived notice in writing, it is ordered that a hearing on said application will be had on the 16th day of December 1946 at 1;30 o'clock P. M. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio In the Matter of the Will of Mary L. Kilbury, Deceased. This matter came on this day further to be heard, on the application of Ralph E. Kilbury to admit to probate and record the Will of Mary E. Kilbury, 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 Isaac A. Kilbury surviving spouse and that the surviving spouse and all the next of kin of said decedent died leaving Isaac A. Kilbury 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 the subscribing witnesses have, 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the Will of said Mary L, Kilbury deceased; that it was duly executed and attested; and that the said testator, at the time of signing her 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. Sohn W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Mary L, Kilbury, Deceased
The Last will of Mary L. Kilbury, deceased, tate of Darby Township in said County, having heretofore been duly proved and allowed; this day Ralph E. Kilbury, 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 E. Kilbury is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving Bond with sureties as required by law in the sum of Five thousand three hun red and no/100--- Dollars; and that said Ralph E. Kilbury is hereby directed to close decedents business forthwith; and t is cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Mary L. Kilbury, deceased.
This day Ralph E. Kilbury appeared in open Court, accepted the trust as Executor of the Estate of Mary L. Kilbury, deceased, and gave and filed herein his Bond in the sum of Five thousand three hundred and no/100---Dollars, conditioned according to law, with Ralph E. Kilbury and idelity and Deposit Co. as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Ralph E. Kilbury; 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 Said John W. Dailey Judge (seal)

Order approving inventory
In the matter of the estate of Park W. Ridge, an incompetent person
This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that ntoice 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 beenfiled thereto, it is now ordered that said Inventory after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Park W. Ridge, Deceased.

This day this cause came on to be heardupon the petition herein filed and the testimony of Hugh J. Ridge, guardian of Park W. Ridge, an incompetent person by reason of mental incapacity, and the Court beigg fully advised in the premises finds that the statements and allegations in said petition are true, and that the personal aproperty described ought to be sold as prayed for. It is therefore ordered that Hugh J. Ridge as guardian of the estate of saidPark W. Ridge, incompetent proceed according to law to sell said personal property at public auction, to the highest bidder, after giving notice thereof for the time and in the manner prescribed by law.

It is further ordered that said sale be made for cash in hand at time of sale. It is further ordered that said guardian make return of his proceedings herein in within 30 days from this date, and forthwith after such sale is made, and this cause is continued. John W.Dailey Probate Judge (seal)

Robert A. Porrs, Administraror of the estate of William L. Elliott, deceased Plaintiff -vs-Emma Jane Elliott, et al. Defendants
Upon the oral motion of Allen & Allen Attorneys for Robert A. Ports, Sr., Administrator of the estate of William L. Elliott, deceased, the plaintiff herein, the evidence and the court being fully advised in the premises, it is found by the court that the plaintiff herein sold Tract II and Tract III described in the petition herein as being 16 acres and 108 acres the proceeds of which have procuded sufficient money in the hands of said administrator to pay all the debts of the estate of William L. Elliott, deceased. It is therefore ordered, adjusted and decreed by the Court that the remainder of the real estate described in said petition in Tract I, IV, and V is hereby dismissed from said action and said Administrator herein is authorized and instructed to transfer the same to the heirs at law entitled thereto by proper application for the transfer of real estate inherited. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of William L. "Illiott, Deceased.

This day came Robert A. Ports, Sr., Administrator of the estate of William L. Elliott, deceased, and filed herein his application, duly verified, which application is attached he reto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

(seal)

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each suchparcel thereof passed be descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicanit; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parecels are situate, to the persons named therein and that a certificate for the transfer of said real estate, to the persons named therein contained in the application, be filed with the Recorder of the proper County for record, as provided by law. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Ila F. Kyle, Deceased.

This day an Inventory in the above captioned estate was filed in this County by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 3rd day of January 1947, at 10 o'clock A. M., and that notice of said hearing be given to all persons entitled tonotice under the law of the State of Ohio, be the Sheriff of Lucas County and the Sheriff of Union County at least 10 days prior to the date of said hearing; except those who have waived said notice or wo will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey Judge (seal)

December 17, 1946

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Estate of William L. Elliott, Deceased.
This day obert A. Ports, Sr. Administrator of the estate of William L. Elliott, deceased filed an application for the allowance of extraordinary compensation for himself as Administrator in the amount of \$750.00 over and above claimed compensation of \$830.56, being in the total amount of \$1580.56.

Said Administrator also this date filed his application for the allowance of counsel fees to Allen & Allen in the amount of \$830.56 and for extraordinary compensation in the amount of \$1228.00, for services rendered to the administrator in the settlement of said estate.
It is ordered that a hearing be had before this court on each of said applications on the 3rd day of January, 1947 at 10:00 o'clock. A. M.

It is further ordered that ca copy of this entry be served by the Sheriff of this County upon Emma Jane Elliott widow of the decedent and upon LeRoy Elliott and Lewis Robert Elliott minor children of the decedent. John W. Dailey Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO

In the Matter of the Estate of Ila F. Kyle, deceased.

This day Kenneth D. Kyle, Administrator of the Estate of Ila F. Kyle, deceased filed his application for authority to continue the business of the decedent, said business being the operation of aretail drug store in the Village of Richwood, Ohio.

It is ordered that said application be assigned for hearing before this Court on the 19th day of December, 1946 at 10:99 o'clock A. M. John W. Dailey Probate Judge (seal)

Probate Court, UnionCounty, Ohio
In the Matter of the Guardianship of Jo Ann Kyle, Betty Kyle Mowery, Minors
This day Lloyd Winter filed an application in the Court for the appointment of himself as
Guardian of Jo Ann Kyle and Betty Kyle Mowery, minors over the age of 14 years, and said minors
and their mother having waived notice and having filed their choice of guardian.
It is ordered that said application be set for hearing on the 16th day of December 1946
at 1 o'clock P. M. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Guardianship of Jo Ann Kyel, Betty Kyle Mowery, Minors.
This day this matter came on to be heard upon the application filed herein. The Court finds that notice has ben given to or waived by all interested parties as heretofore ordered.
The Court finds that said JoAnn Kyel and Betty Kyle Mowery are minors, and that a guardian is necessary.

It is therefore ordered that a Guardain be appointed. It appearing to the Court that Lloyd Winter is legally competent,; that the said Lloyd Winter has given bond in the sum of \$6,000.00 conditioned according to law, with Fidelity and Deposit Company of Maryland as sureites thereon; it is further ordered that saidbond be approved; and that Letters of Guardianship issue to said Lloyd Winter as provided by law. John W. Dailey Probate Judge (seal)

In the Matter of the Estate of Maude Wear, deceased.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Chims be had on the 4th day of January, 1947 at 10:00 o'clock A. M., at which time and place, the action of the fiduciary herein, in allowing and clas igying claims will be confirmed, unless cause to the contray be shown.

It is further ordered that said fiduciary cause written notice to be served personally or by registered mail with return receipt requested Lynn Maude Beck, Dean Fenner, Mary Jane Fenner, Howard Fenner, Jennie Fenner and Dewey Landis. and all other persons having an interest in the estate as devisees, legatees, heirs, and distributees, except those who have waived the same in writing or otherwise voluntarily entered their appearance. John W. Dailey Probate Judge

In the Matter of the Estate of Charlotte Poston, Deceased.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had on the 4th day of January, 1947 at 10:00 o'clock A. M., at which time and place, the action of the fiduciary herein, in allowing and classigying claims will be confirmed, unless cause to the contrary be shown.

It is further ordered that said fiduciary cause written notice to be served personally or by registered mail with return receipt requested upon Everett Wm. Bechtle and Opal Mitechell and all other persons having an interest in the estate as devisees, legatees, heirs and distributees, except those who have waived the same in writing or otherwise voluntarily entered

their appearance. John W. Dailey Probate Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO

A. G. Kirby, Administ ator of the Estate of Margaret Woodburn deceased PLAINITFF

vs. Bessie M. Hamilton et al DEFENDANTS.

This day this cause came on to be heard upon the petition, everence and testimony and the Court, being fully advised in the premises, finds; that all the defendants herein have been duly and legally served with process or voluntarily entered their appearance herein and are now properly before the Court.

That the statements and allegations in said petition are true and that there is no personal property and no money to pay the debts and costs of administration; that said property was appraised by the appraisers of said estate and the bond heretofore given is sufficient, therefore, that an appraisement and the giving of a bond in this proceeding be dispensed

And the Court, being satisfied that it is necessary to sell the real estate of said Margaret Woodburn described in the petition to pay the debts and costs of administration of said estate and it being made to appear to the Court upon satisfactory evidence that it would be more for the interest of said estate to sell the real estate described in the petition at private sale, it is therefore ordered that the said A. G. Kirby as such administrator proceed to sell said real estate at private sale for not less than twenty-five hundred (\$2500.) dollars, the appraised value thereof on the following terms, to-wit: cash.

The said petitioner is ordered to make return to this Court immediately after such sale is made and this cause is continued. John W. Dailey Judge (seal)

15158-A
IN THE PROBATE COURT OF UNION COUNTY, OHIO
In Re Estate of William J. Hammond, deceased
Carl W. Hammond, Administrator, Plaintiff
-vs- Helen L. Hammond, et al., Defendants.
JOURNAL ENTRY APPOINTING GUARDIAN AD LITEM

On motion of the plaintiff, and it appearing to the court that Linda K. Hammond and Sandra W. Hammon, infant defendants under 14 years of age, have been fully served with summons herein, the court appoints Clifton L. Caryl as guardian for the suit for said infant defendants, and said appointment is accepted by the saidClifton L. Caryl in open Court. John W. Dailey Probate Judge (seal)

15128-A
PROBATE COURT, UNION COUNTY, OHIO
McKinley Haines, Guardian of Elize Peters, etc. Plaintiff
-vs- Eliza Peters, et al., Defendants.
JOURNAL ENTRY APPOINTING TRUSTEE

It having come to the knowledge of the Court that Eliza Peters, one of the defendant herein is incompetent, it is ordered that Gwynn Sanders be and he hereby is appointed trustee for the suit to defend said action on behalf of said defendant. John W. Dailey Probate Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO McKinley Haines, Guardian of the person and estate of Eliza Peters, Plantiff -vs- Eliza Peters, his ward, et al., Defendants. This day this cause came on to be heard upon the petition of plaintiff, evidence and testimony, and the court being fully advised in the premises finds that all the defendants herein have been fully advised in the premises finds that all the defendnats herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the Court. The Court further finds from the evidence that it is to the best interest of said estate that the real estate of the ward be wold and converted into money. It is therefore ordered by the Court that Robert Ackerman, Elba Mathers, and N. E. Davis three suitable and judiciouse disinterested persons be and they hereby are appointed to appraise said real estate as descirbed in the petition as true and actual value in money. It is further ordered that said appraisers be sworn as required by law and afterward, upon actual view, perform the duties required of them and make return of their proceedings in writing to this Court on or before the 27th day of December, 1946, and this cause is continued. John W. Dailey Probate Judge (Seal)

15104-A
McKinley Haines, Guardian of Phineas Thomas, etc., Plaintiff -vs- Elmer Thomas et. al., Defendants.

It having come to the knowledge of the Court that Phineas Thomas, one of the defendants to this action is incompetent, it is ordered that Gwynn Sanders be and he hereby is appointed trustee for the suit to defend such action on behalf of said defendant. John W. Deiley, Probate Judge (Seal)

December 18, 1946

Frobate Court, Union County, Ohio
In the Matter of the Estate of Earl U. Storey, Deceased.
Whereas, on the 22nd day of October, 1946, the said Earl U. Storey died, possessed of an automobile, of which the following is a description: Year 1929 No. of Cylinders ---- Notor No. T-6158 Make-Chevrolet Manufacturer's Serial No.-1LQ 1009 Body Type-Stake Truck Model-LQ Horse Power-26.3 Certificate of Title No. 490031873
And whereas, on the 18th day of December 1946, the above described authmobile was transferred to Lucy Storey on an order of distribution as appears on the journal of the Probate Court, Vol 53, Page 283; The Clerk of Courts of the County of Union, State of Chio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Lucy Storey, the party named herein. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Earl U. Storey, 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 6th day of January 1947, 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 Union County Journal at least 10 days prior to the date of said hearing; except those who have waived saidnoitee or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W.Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Earl U. Storey, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby suthorized to issue a Certificate of Title to Luch Storey in accordance with theoprayer of the petitioner. John W. Dailey Probate Judge (seal) In obedience to the within order, I issue a Certificate of Title to the within described Motor Vehicle to Lucy Storey, this 18th day of December 1946 Harold Cameron Clerk of Courts Union County, Ohio

Authority to transfer title of automobile
In the matter of the estate of William Moder, Deceased
Wheras, on the 19th day of November, 1946, the said William Moder, died, possessed of an automobile, of which the following is a description: Year 1930 No. of cylinders 4 Motor No. 31179
44 Make Ford Manufacturer's serial No. 2---- Body type Tudor, Model A Horse Power 24.03
Certificate of title No. 5000653D And whereas, on the 18th day of December 1946 the above described automobile was transferred to Anna Barbara Moder as appears on the journal of said Probate Court, Vol. 53 page 284; the Clerk of Courts of the county of Union, State of Ohio, is hereby authorized to issue a certificate of title to the above described automobile, to Anna Barbara Moder, the party named herein. John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title of Motor Vehicle
In the matter of the estate of William Mode, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the clerk of courts of Union Chunty, Ohio be and he hereby is authorized to issue a certificate of title to Anna Barbara Moder, in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Guardianship of Mary E. Murfield,
This day Barbara Reed appeared in open Court and it appearing to the Court that the balance on hand as of October 21, 1946 was \$123,35 and that said ward has no income and has no other assets, except her household furniture and the dwelling house, it is ordered that said guardian be permitted to expend not to exceed \$75.00 per month for the support, maintenance, medical care, expenses, taxes and all other exepnses of said ward.
It is further ordered by the Court that said allowance supercedes the journal entry placed on the files of this court under date of March 7, 1945. John W. Dailey Probate Judge (seal)

December 19, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of J. Fred Johnson, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that he ring on said schedule of Claims be had forth with; that the extion of the fiduciary herein, in allowing and classifying claims, be confirmed and that the same be recorded. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
Estate of J. Fred Johnson, deceased. Filing of First and final account.
This day came Robert F. Allen, Administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Friday, the 31st day of January, 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (seal)

Filing of first and finla account
In the matter of the estate of Florma M. Morse, deceased
This day came Lulu B. Morse, executrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of January 1947 at 10:00 o clock A. M. and that notice theref be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter as continued until said time. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Chio
In the Matter of the Estate of Robert R. Latham, deceased.
This day Ray Latham 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 Robert R. Latham, deceased, late of Darby 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 gneral 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 Ray Latham 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 Ten Thousand and no/100 (\$10,000.00) Dollars, and this cause is continued. John W. Dailey Judge 'seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Robert R. Latham deceased.
This day Ray Latham appeared in open Court, accepted the appointment as Administrator of the estate of Robert R. Latham deceased, and gave and filed herein his bond in the sum of Ten Thousand and no/100 Dollars, conditioned according to law, with American Bonding Company of Baltimore as sureties, which bond is approved by the Court.
Itis therefore ordered that letters of administration issue to said Ray Latham that Leonard Holcomb, Harley Tedrick and M. E. Evans be appointed appropriates of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that the said Administrator pay the costs herein tasēd at \$\frac{1}{2}\$. John W. Dailey Judge (seal)

15181 IN THE PROBATE COURT OF UNION COUNTY, OHIO In the Matter of the Estate of Ila F. Myle, deceased,

Kenneth D. Kyle, Administrator ENTRY ORDERING SALE

This day this cause came on to be heard upon the Application to sell drugstore stock of goods and fixtures to Neva Harger for Two Thousand Seven Hundred Fifty Dollars (*2750.00) cash at private sale, the evidence and the Court being fully advised in the premises.

The Court finds the statements in said Application are true and that said property ought to be sold as prayed for.

The Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at provate sale, it is ordered that Kenneth K. Kyle as Administrator of Ila F. Kyel, deceased, sell said drugstore stock of goods and fixtures at private sale to Neva Harger for Two Thousand Seven Hundred Fifty Dollars (#2750.00) cash.

It is further ordered that said Administrator make return of hisproceedings herein forthwith John W. Dailey Judge (seal) Approved-Milo L. Myers

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Estate of IlaF. Kyle, deceased.
This day came Kenneth K. Kyle, Administration of the Estate of IlaF. Kyle, deceased, and filed herein his report of private sale of the drugstore stock of goods and fixtures to "eva Harger for Two Thousand Seven Hundred Fifty Dollars (#2750.00) cash.
Upon examination by the Court, the same appearing regular and in confirmity to law and the former order of the court is confirmed and with the proceedings herein is ordered recorded.

John W. Dailey Judge (seal Approved: Milo L. Myers, Attorney for the guardian of JoAnn Kyle and Betty Kyle Mowery.

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Estate of William Howard Calhoun, Deceased.
This day the fiduciary filed the above statement in lieu of and for an account. It appearing all of the assets have been distributed in the land sale proceeding, it is ordered that said statements be and the same hereby is accepted in lieu of and for account. It is further ordered the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (seal)

Orders for hearing and for notice and for appointment of next friend
In the matter of the adoption of (no name) Fauth
This day Ruth Patrick appeared in open court and filed herein a petition for leave to adopt (no mame) Fauth, a child, and for a change of the name of said child to James Frederick Patrick the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said Court at Marysville, Ohio on the 31st day of December, 1946, at 10:00 O'clock A. M. and that lawful notice of said hearing be given to Flora Bell Fauth, in the Marysville Tribune, by one publication ten days prior to the hearing. It is further ordered that Undine Dailey be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the court a full report in writing; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Orders for hearing and for notice and for appointment of next friend
In the matter of the adoption of Richard Eugene Fauth
This day Ruth Patrick appeared in open court and filed herein a petition for leave to adopt
Richard Eugene Patrick a child, and for a change of the name of said child to Richard Eugene
Patrick the full name by which said child and for a change of the name of said child to Richard Eugene Patrick, the full name by which said child shall be known after adoption. It is
ordered that hearing of said petition and the examination, under oath, of all the parties in
interest who may be present and to whom lawful notice has been given, be had before said Court
at Marysville, Ohio, on the 31st day of December, 1946 at 10:00 o'clock A. M. and that lawful
notice of said hearing be given to Wilma Fuath, in the Marysville Tribune, by one publication
ten days prior to the hearing. It is further ordered that Undine Dailey, be and hereby is
appointed to act as next friend to the child sought to be adopted, and who shall, at least
three days prior to the date set forth for hearing, submit to the court a full report in
writing, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Filing of first and finls account
Estate of Susannah Perkins, deceased
This day came Walter E. Foghe, executor of said estate, and filed his first and finls account herein. It is therupon ordered that said account be set for hearing on Friday, the 31st day of January, 1946, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

December 20, 1946

Order for hearing and notice In the matter of the guardianship of Ella M. Webb
This day Jean Sawyer filed an application in Court for the appointment of a guardian of Ella M. Webb, alleged incompetent due to physical disability. The proposed ward Ella M. Webb, having consented and requested said guardianship in writing, it is ordered that said application be heard forthwith. John W. Daile y, Probate Judge (Seal)

Order on hearing
In the matter of the guardianship of Ella M. Webb
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 M. Webb is incompetent due to physical diability and therefore she is incapable of taking care of and preserving her property. It is therefore ordered that a guardian be appointed. This day this matter came on for further hearing. It appearing to the court that Jean Sawyer is legally competent, and she having filed an application herein

and given bond in the sum of \$30,000.00 conditioned according to law, with Hartford Accident & Indemnity Co. as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Jean Sawyer as provided by law. John W. Dailey, Probate Judge (Seal)

Order for hearing and notice
In the matter of the guardianship of Emma Jane Elliott,
This day Walter LeRoy Elliott, filed an application in court for the appointment of a guardian of Emma Jane Elliott alleged incompetent. It is ordered that said application be set for hearing on the 27th day of December 1946, at 10:00 o'clock A. M., and that at least three days' notice of the time and place of said hearing be given to: The purposed ward Emma Jane Elliott, by personal service in writing. All other interested parties by Sheriff of Union County as provided by law. John W. Dailey, Probate Judge (Seal)

Order to sell
In the matter of the estate of William L. Elliott, deceased
This day this cause came on to be heard upon the petition herein filed and the testimony and
the court being fully advised in the premises finds that the statements and allegations in
said petition are true, and that the promissiory notes and accounts therein described ought to
be sold as prayed for. It is therefore ordered that Robert A. Ports, Sr. as administrator of
the estate of William L. Elliott, deceased, proceed according to law to sell said promissiory
notes and accounts at public auttion, to the highest bidder, after giving notice thereof for
the time and in the manner prescribed by law. It is further ordered that sale be made for
cash in hand at time of sale. It is further ordered that said sale be made for cash in hand
at time of sale. It is further ordered that said administrator make return of his proceedings
herein, within ----days from this date, and forthwith after such sale is made, and this cause
is continued. John W. Dailey, Probate Judge (Seal)

Orders on filing inventory
In the matter of the satate of Clyde E. Biddle, 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 3rd day of January, 1947, at 10:00 o'clock A. M., and that notice of said
hearing be given to all persons entitled to notice under th law of the State of Ohio, by
Sheriff of Union County at least 10 days prior to the date of said hearing; except those who
have waived said notice or who will hereafter be personally served by the fiduciary herein,
at least 10 days proor thereto. John W. Dailey, Probate Judge (Seal)

Journal Entry-order for private sale
In the matter of the estate of Joseph E. Low, deceased
This day this cause came on to be hard upon the petition herein filed and the testimony of
Paul E. Low, executor of the estate of Joseph E. Low, deceased and the court being fully advised in the premises finds that the statements and allegations in said petition are true, and
that the property therein described ought to be sold as prayed for. And the court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell
said personal property at private sale; it is therefore ordered that Paul E. Low as executor
of said estate of Joseph E. Low, deceased, proceed to sell 1 1042 two-door Plymouth Special
Sedan 1 1946 two-door Plymouth Special Sedan at private sale, for the appreised value. It
is further ordered that said sale be made on the following terms: Cash. It is further ordered
that said Paul E. Low make return of his proceedings herein, within 30 days from this date,
and forthwith after such sale is made, and this cause is continued. John W. Dailey, Probate
Judge (Seal)

Sale of personal property confirmed.

In the matter of the estate of Joseph E. Low, deceased

The executor of the above mamed decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal)

December 21, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of Charles D. Webb, deceased.
ORDER TO SELL

the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the automobility therein described ought to be sold as prayed for. It is therefore ordered that The Huntington National Bank, Columbus, Ohio as executor of the estate of said Charles D. Webb, deceased, proceed according to law to sell said personal property at public auction, to the highest bidder, after giving notice thereof for the time and in the manner prescribed by law.

It is further ordered that the said sale be made for each in hand at time of sale. It is further ordered that said executor make return of its proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Charles D. Webb, deceased.
This day this cause came on to be heard upon thepetition herein filed and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that The Huntington National Bank, Columbus, Ohio as executor of said estate of Charles D. Webb, deceased proceed to sell Office furniture, 1 Antique clock, 1 Antique hall tree at private sale, for not less than \$350.00
It is further ordered that said sale be made on the following terms: Cash.
It is further ordered that said executor make return of its proceedings herein, within 30

It is further ordered that said executor make return of its proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Charles D. Webb, deceased.
The Executor of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in ac ordance with law, and therefore approves and confirms the same. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Joseph E. Low, deceased
Whereas, on the 30th day of November, 1946, the said Joseph E. Low died, possessed of an automobile, of which the following is a description: Year-1942 No. of Cylinders-6 Motor No.-P14
17691 Make-Plymouth Special Manufacturer's Serial No. 11406597 Body Type-2-Dr. Sedan
Nodel-P14 Horse Power- 25.35 Certificate of Title No. 2017484
And whereas, on the 21st day of December, 1946, the above described autombile was transferred
to Ivan P. Low On Order of Sale as appears on the journal of said Probate Court Vol. 53 page
287;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a
Certificate of Title to the above described automobile, to Ivan P. Low the party named herein.
John W. Dailey Probate Judge (seal)

In the Matter of the Estate of Joseph E. Low, deceased.

Whereas, on the 30th day of November, 1946, the said Joseph E. Low died, possessed of an automobile, of which the following is a description: Year-1946 No. of Cylinders-6 Motor No.P15-160694 Make-Plymouth Special Manufacturer's Serial No.-11594795 Body Type-2-Dr. Sedan Model P15 Horse Power-25.35 Certificate of Title No.

And whereas, on the 21st day of December 1946 the above described automobile was transferred to Bertha Low On Order of Sale as appears on the journal of said Probate Court, Vol 53, Page 287;

The Clerkof Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Pertha Low, the party named herein. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Lawrence Woerner, Deceased.

This day Anna E. Woerner 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 Lawrence Woerner, deceased, late of Jerome Township in said County, and an affidavit that there is not to her knowledge any last will and testament of the said antestate, also a statement in general terms as to what the Estate consists and the probable value thereof; and the court being satisfied that an Administratrix should be appointed and that said Anna E. Woermer is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties are required by law in the sum of Four Thousand --Dollars, and this cause is continued. John W. Dailey Judge (seal)

15069-A IN THE PROBATE COURT OF UNION COUNTY, OHIO A. G. Kirby, Administrator of the Estate of Margaret Woodburn, deceased Plaintiff vs. Bessie M. Hamilton et al. Defendants. This cause came on this day to be heard upon the report of the plaintiff of sale made to Kenneth H. Sater and Mabel F. Sater, f or the sum of Twenty five hundred dollars (\$2,500.00) as hereinbefore ordered and the proceedings appearing in all respects, regular and in conformity ti law, they are hereby approved and confirmed. and the said A.G. Kirby, administrator, is ordered to execute and deliver to the said purchaser a good and sufficient deed for the premises so sold. And the court, coming now to distribute the proceeds of said sale, amounting to Twenty five hundred dollars (\$2,500.00) the said Kenneth H. Sater and Mabel F. Sater, 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 said administrator, out of the money in his hands pay: First: To the Treasurer of this County, the taxes against said property to wit: The sum of \$7.14 Second: The Court costs amounting to the sum of \$15.00. It is ordered that the balance of said fund, amounting to \$2477.86, be accounted for by said administrator according to law. John W. Dailey Judge (seal) December 23, 1946

PROPATE COURT, UNION COUNTY, OHIO
McKinley Haines, Guardian of the person and estate of Phiness Thomas, Plaintiff,
-vs- Elmer Thomas, et al., Defendants.
This day this cause came on to be heard upon the petition of plaintiff, evidence and testimony and the court being fully advised in the premises finds that all the defendants herein have been duly and legally served withprocess or have voluntarily entered their appearance herein, and are now properly before the Court.
The Court further finds from the evidence that it is to best interest of said estate that the real estate of said ward be sold and converted into money.
It is therefore ordered by the Court that Robert Ackerman, Elba Mathers, and N. E. avis, three suitable and judicious disinterested persons be and they hereby are appointed to appraise said real estate as described in the petition as true and actualvalue in money.
It is further ordered by the Court that said appraisers be sworn as required by law and afterward, upon actual view, perform the duties required of them and made return of their proceedings in writing to this court on or before the 27th day of December, 1946, and this cause is continued. John W. Dailey Probate Judge (seal)

15104-A

15104-A
PROBATE COURT, UNION COUNTY, OHIO
McKinley Haines, Guardian of the person and estate of Phineas Thomas, Plaintiff
vs Elmer thomas, et al., Defendants.
This day this cause came on further to be heard, and the same is hereby confirmed; said
appraisement heretofore ordered has been duly made, and the same is hereby confirmed; said
appraisement being \$1500.00.
The Court further finds that a bond in the sum of Three Thousand Dollars (\$3000.00) having
heretofore been given in this cause an additional bond is hereby waived.
And it appearing to the court that it would be to the best interest of said estate to sell
said real estate at private sale, it isordered that said plaintiff proceed to sell said real
estate at private sale at not less than the appraised value thereof, and upon the following
terms, to-wit: Cash.
And said plaintiff is ordered to make due return to the Court after the execution of this order
and t is cause is continued. John W. Dailey Probate Judge (seal)

PROBATE COURT, UNION COUNTY, OHIO
McKinley Haines, Guardian of the person and estate of Elize Peters, anincompetent person
Plaintiff
vs Elize Peters, his ward, et al., Defendants.
This day this cause came on further to be heard and it appearing to the Court that the appraise-

ment heretofore ordered has been duly made, and the same is hereby confirmed; said appraisement being \$400.00.

The Court further finds that a bond is the sum of Six Thousand Dollars (*6000.00) having here-

And it appearing to the Court that it would be to the best interest of said estate to sell said real estate at private sale, it is now orderedthat said plaintiff proceed to sell said real estate at private sale at not less than the appraised value thereof, and upon the following terms, to-wit: Cash.

And said plaintiff is ordered tomake due return to the Court after the execution of this order, and this cause is continued. John W. Dailey Probate Judge (seal)

Authority to transfer real estate
In the matter of the estate of Amelia M. Burns, deceased
This day came William W. Burns, executor of the estate of Amelia M. Burns, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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 propert County for record, as provided by law. John W. Dailey, Probate Judge (Seal)

Journal Entry confirming sale, ordering deed and distribution, McKinley Haines, guardian of the person and estate of Eliza Peters Plaintiff, -vs- Eliza Peters et. al., Defemdants This day this cause came on to be heard upon the report of McKinley Haines, Guardian of the estate of Eliza Peters, invompetent, and of his proceedings under the former order of this court, and upon the motion of the 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 hereby 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 Eliza Peters in said real estate to the purchasers Bessie E. Beeney and Ernest Beeney, upon said purchasers, paying the purchase price in cash in the sum of fourt thousand dollars (\$4000.00). It is further ordered by the court that said McKinley Haines, out of the money in his hands, pay: First: All Taxes have beenpaid in full. Second: The costs and expenses incurred in the sale of said property in the sum of \$27.75; the sum of \$4.40 advanced by Clifton L. Caryl for revenue stampes on deed; the sum of \$180.00 to Clifton L. Caryl as counsel to said guardian in said land sale. Third: The balance in the sum of \$3767.85 to be retained by said guardian and accounted for him as provided by law. John W. Dailey, Probate Judge (Seal)

Journal Entry confirming sale, ordering deed and distribution McKinley Haines, Guardian of the personand estate of Phineas Thomas, Blaintiff -vs- Elmer Thomas et al., Defendants This day this cause came on to be heard upon the report of McKinley Haines, Guradian of the person and estate of Phineas Thomas, an incompetent person, and of his proceedings under the former order of this court and upon the motion of the 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 hereby 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 Phineas Thomas in said real estate to the purchaser, Arlie Kazee, upon said purchase er paying the purchase price in cash in the sum of two thousand, one hundred dollars (2,100.00) It is further ordered by the court that said McKinkey Haines, out of the money in his hands pay: First: To the treasurer of Union County, Ohio, taxes in the sum of \$11.02. Second: The costs and expenses incurred in the sale of said property in the sum of \$26,30; to Clifton L. Caryl, the sum of \$2.75 advanced by him for revenue stamps upon said deed; the sum of \$104.00 to Clifton L. Caryl as counsel to said guardian in said land sale. Third: The balance in the sum of \$1955.93 to be retained by said guardian and accounted for by him as provided by law. John W. Dailey, Probate Judge (Seal)

December 24, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of John G. Retterer, deceased.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (seal)

The State of Ohio, Union County Probate Court.

In the Matter of the Adoption of Marilyn Elsie Kennedy
his day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption.

Whereupon, it appearing to the Court that all of the allegations in the petition are true; that the child was legally placed in the home of the petitioners and its placement herein has been found by this Court to be beneficial to the child and it appearing that said child has resided with the petitioners continuously for a period of more than six months preceeding the hearing.

And the Court having examined the petitioners and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioners are suitably qualified to care for and rear the child and that the best interests of the child will be

promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled

It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with thepetition, if the same was obtainable, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio. John W. Dailey Probate Judge (seal)

In the Progate Court of Union County, Ohio
Accounts and vouchers of the following named persons and estate have been filed in the Probate
Court of Union County, Ohio, for approval and settlement: 15090-A Walter E. Fogle, executor
of the estate of Susannah Perkins, First and Final Account: 15119-A Lulu B. Morse, exeuctrix
of the estate of Flora M. Morse, First and Final Account: 1509 Robert F. Allen, Administrator
of the estate of J. Fred Johnson, First and Final Account: 15055 Norman G. Williams, Administrator of the estate of Blanche Williams First and Final Account: 15054 Louise A. Evans, Administrator of the estate of R. Paul Evans, First and Final Account: 15091-A C. A. Hoopes,
administrator of the estate of Anna Armstron, First and Final Account: 15065 Fern Wiley, Administrator of the estate of Sarah M. White, First and Final Account: 15077-A Josie M.
Caldwell, Administratrix of the estate of Ozro D. Caldwell, First and Final Account: 15086
Mary E. Sunday, Administratrix of the estate of George L. Street, First and Final Account.
Unless exceptions are filed therto, said accounts will be for hearing before said court, on
the 31st day of January, 1947 at 10:00 o'clock A. M. at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may
file written exceptions to said accounts or to matters pertaining to the execution of the trust
not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appaintment
In the Matter of the estate of Baetrice O. Wilson, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville, Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Embert Langley as Administrator of the Estate of Beatrice O. Wilson, 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. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of William Moder, deceased

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Anna Barbara Moder as Administratrix of the estate of William Moder, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Isaac C. House, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper
'of general circulation in this County, that the notice of appointment of Russell D. House
as administrator of the estate of Isaac C. House, 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. John W. Dailey, Probae Judge (Ses1)

Order to record proof of publication of notice of appointment
In the matter of the estate of Burleigh J. Southard, deceased
Thisday the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Minnie T. Southard as Administratorix of the estate of Burleigh J. Southard, 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. John W. Dailey, Probate Judge (Seal)

December 26, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of Minnie Havens, deceased.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge(seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Ira O. Ebright, deceased.
This day William L. Coleman 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 Ira O. Ebright, deceased, late of Village of Marysville in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said William L. Coleman is a suitable person and legally competent, it isordered that he be appointed as such Administrator upon givinb bond with sureties as required by law in the sum of Seven thousand Dollars, and he is hereby directed not to continue decedents business but close the same up forthwith.

John W. Dalley Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Ira O. Ebright. deceased.
This day WilliamL. Coleman appeared in open Court, accepted the appointment as Administrator of the estate of Ira O. Ebright, deceased, and gave and filed herein his Bond in the sum of seven thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said William L. Coleman, that Charles Gregory, Shields Sweeney, and Charles Owens be appointed appraisers of said estate; 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 \$\subseteq_L\ John W. Dailey_Judge(seal)\$

December 27, 1946

Probate Court, Union County, Ohio
In the Matter of the Estate of Emma P. Jones, deceased.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (seal)

15145
The State of Ohio, Union County, Probate Court.
In the Matter of the Adoption of Linda Careen Webber, This day this matter came on to be heard and the Court proceeded to a full hearing together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition are true; that said child is by birth the legal child of the mother, Marie Curry, and had continuously resided in the home of the adopting parents for more than six months prior to the filing of the petition of adoption. and the Court having examined John W. Gurry and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioners are suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption:; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled It is further ordered that the name of said child be changed to Linda Careen Curry, the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio. JOhn W. Dailey Probate Judge (seal)

15196

Orders for hearing and notice
In the matter of Christine Schwartzkopf, alleged to be mentally ill
This day an affidavit alleging Christine Schwartzkopf to be mentally ill was filed in this court by Carl Schwartzkopf. It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio on the 30th day of December, 1946, at 1:00 o'clook P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Orders for warrant and for subpoens
In the matter of Christine Schwartzkopf, alleged to be mentally ill
This day an affidamtt alleging Christine Schwartzkopf to be mentally ill was filed in this court by Carl Schwartzkopf, and bring her before this court, at Marysville, Ohio on the 30th day of December, 1946, at 1:00 o'clock P. M. P. D. Longbrake and Angus MacIvor, regisitered physicians of Ohio who have had at least three years' experience in the practice of medicine to appear at the time and place aforesaid; and this cause is continued. John W. Dailey, Probate Judge (Seal)

In the matter of the will of Jennie F. McIlroy, deceased
This day Pearl McIlroy appeared in open Court and made application for a commission to issue to some suitable person to take the deposition of Ellen Branson and Jeseph A. Rafferty witnesses to the will of said Jennie F. McIlroy, deceased. Adm it appearing to the court that said witnesses reside out of the jurisdiction of this court, to-wit: at Washington, D. C. It is therefore ordered that such commission, with said will annexed, issue to William J. Burrows, Southern Building, Washington, D. C.; 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. John W. Dailey, Probete Judge (Seal)

Journal entry on presentation of will for probate
In the matter of the will of Jennie F. McIlroy, deceased
An application having been this day presented to the court by Pearl McIlroy praying that an instrument in writing purporting to be the last will and testament of Jennie F. McIlroy, deceased be admitted to probate: The spouse and next of kin resident of the State of Ohio having waived notice in writing, and the attesting witnesses residing in the District of Columbia, and an application having been filed for the appointment of a master commissioner, William J. Burrows, is appointed master, and this matter is continued. John W. Dailey. Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Guardianship of Emma Jane Elliott
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 Emma Jane Elliott, is incompetent mentally, and therefore she is incapable of taking care of and preserving her property.
It is therefore ordered that a Guardian be appointed and the said Emma Jane Elliott orally requested the appointment of Milo L. Myers as guardian. It appearing to the Court that Milo L. Myers is legally competent, and he having given bond in the sum of *10,000.00 conditioned to law, with Fidelity and Deposit Company of Maryland as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Milo L. Myers as provided by law. John W.Dailey Probate Judge (seal)

Order approving inventory
In the matter of the estate of Ella M. Webb, incompetent
This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Coupt that notice of the filing of the said
Inventory has been given to or waived notice 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. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Ella M. Webb, incompetent due to physical disability.

This day this cause came on to be heardupon the application of Jean Sawyer, guardian of Ella M. Webb, an incompetent due to physical disability, for an order to pay the following accounts for services and merchandise rendered to Ella M. Webb, prior to her appointment herein. D. C. Weidman, for materail and services rendered for the repair and alteration of an elevator in the building located on South Main Street in the Village of Marysville, Union County, Ohio, which is the property of said ward. \$254.48. Ohio Fuel Gas Company for the installation of a conversion gas burner with thermostat, in the home of said ward, located on West Fifth Street in the Village of Marysville, Union County, Ohio. The court being fully advised in the premises, find that said material was furnished to the said Ella M. Webb prior to the appointment of a guardian herein, and are valid claims to said estate. It is therefore ordered that the said Jean Sawyer, aforesaid, pay said accounts from the assets of said estate. John W. Dailey, Probate Judge (Seal)

December 30, 1946

In the matter of Christine Schwartzkopf, mentally ill This day this cause came on further to be heard, and the said Christine Schwartzkoof was brought before the court. Thereupon the Judge proceeded with the examination; and having heard the testimony of P. D. Longbrake and Angus MacIvor, the medical witnesses and being satisfied that said Christine Schwartzkopf is mentally ill; that she has a legal settlement in Paris Township in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her mental illness has occured during the time she has resided in this state: that her being at large is dangerous to the communtivt; and that she is a suitable person for specialized observation and treatment at the Columbus State Jpstota; . Columbus, Ohio. It is therefore ordered that P. D. Longbrake and Angus MacIvor, the medical witnesses in attendance, make out a medical 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 hospital for the admission of said Christine Schwartzkopf, and that a 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 Christine Schwartzkopf be committed into the custody of Alma Schwartzkopf until she can be admitted into said hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of William Powell, deceased Authority to transfer real estate
This day came J. W. Powell, formerly executor of the estate of William Powell, deceased, and filed herein his application, duly verified, which application is attached hereto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. Note that Dailey, Probate Judge (Seal)

Probate Coart, Union County, Ohio
In the Matter of the Estateof Joseph E. Low, Deceased.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.

It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Bertha Low in accordance with the prayer of the petitioner.

John W. Dailey Probate Judge (seal)
In obedience to the within order, I issued a Certificate of Title to the within described Notor Vehicle to Bertha Low, this 30th day of December, 1946. Harold Cameron, Clerk of Courts Union County, Ohio

Frobete Court, Union County, Ohio
In the Matter of the Estate of Joseph E. Low, Deceased.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.

It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Ivan P. Low, in accordance with the prayer of the petitioner.

John W. Dailey Probate Judge (seal)
In obedience to the with in order, I issued a certificate of title to the within described Motor Vehicle to Ivan P. Low this 30th day of December, 1946. Harold Cameron Clerk of Courts Union County, Ohio.

The State of Ohio, Union County. Probate Court.

In the Matter of the Will of Clayton Trane, deceased.

An application having been this day presented to the Court by Clara E. Crane praying that an instrument in writing purporting to be the last will and testament of Clayton Crane, deceased, be admitted to probate: surviving spouse and next of kin resident of the State of Ohio having waived notice in writing. It is ordered that a dearing on said appplication will be had on the 30 day of December, 1946 at 3:00 o'clock P. M. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio In the Matter of the Will of Clatton Crane, deceased. This matter came on this day further to be heard, on the application of Clara E. Crane, to admit to probate and record the Will of Clayton Crane, deceased, late of the Township of Washington in said ounty, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Clara . Crane surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State, have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or waived notice and given consent to the probate of said will. And Ernest D. Hager and H. D. Hager, the attesting 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 herein . "hereupon the Court finds that the aforesaid instrument of writing, is the Last Will and 'estament of said Clayton Crane, deceased; that it was duly executed and attested; and that the said testator, at the time of signing 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. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the state of Clayton Crane, deceased.
The Last Will of Clayton Crane, deceased, late of Washington Township in said County, having heretofore been duly proved and allowd; this day Clara E. Crane; 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 Clara E. Crane is a suitalbe person and legally competent, it is ordered that she by appointed as such Executrix upon giving bond with sureties as required by law, in the sum of Twenty-one Hundred and no/100-- Dollars and this cause is continued. Acon W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Clayton Crane, deceased.
This day Clara E. Crane appeared in open Court, accepted the trust as Executrix of the Estate of Clayton Crane, deceased, and gave and filed herein her Bond in the sum of Twenty-one Hundred and no/100-- Dollars, conditioned according to law, with United States Fidelity auranty Co. as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Clara E. Crane; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Execturix pay the costs herein taxed at Lohn W. Dailey Judge (seal)

Probate Court, Union County, Chio
In the Matter of the Estate of Robert R. Latham, deceased.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John Eailey Probate Judge (seal)

15174-A Probate Court, Union County, Chio
In the Matter of the "state of Walter Parmer, deceased. This day an Inventory and Appraisement 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 to or waived by interested parties as required by law and no exceptions having been filed thereto it is ordered that Inventory and Appraisement, being duly examimed, be allowed and confirmed. John W. Pailey Probate Judge (seal)

December 31, 1946

In the matter of the estate of Lida M. Scheiderer, deceased

First and Final Account This day the first and final account of William J. Scheiderer, executor of the estate of Lida M. Scheiderer, came on for hearing and settlement, due notice thereof, having been published according to law. No exceptions having been filed therto, and no one now appearing to except or object to the same; and all the matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct andin 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 lawl It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15063 In the matter of the estate of Bruce Street, deceased

First and Final Account This day the First and Final Account of Mary E. Sunday Administratrix de bonis non of the estate Bruce Street, deceased came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vou-chers 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Sylvia J. Miller, deceased

First and Final Account This day the first and final account of Don Taylor, administrator of the estate of Sylvia J. Miller, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (Seal)

14927-A In the matter of the estate of Lucile Brubaker, deceased Second Partial Account

This day the second aprtial account of Addie E. Brubaker, executrix of the estate of Lucile Brubaker, deceased came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 confimmed. The court finds a balance of Nineteen Thousand five hundred thirty nine and 32/100 Dollars (\$19,539.32), in the hands of said Addie E. Brubaker due said estate; which samount she is ordered to pay over and distribute according to law, and the will of said Lucille Brubaker, deceased. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

15076 In the matter of the estate of David N. Stout, deceased First and Final Account

manifest error. John W. Dailey, Probate Judge (Seal)

This day the first and final account of Rozella Stout, administratrix of the estate of David N. Stout deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and her bondsmen be released and disbharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15061 First and Final Account In the matter of the estate of Daniel P. Longbrake, deceased This day the first and final account of Mildred L. Longbrake, Administratrix of the estate of Daniel P. Longbrake, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or

15074-A First and Final Account In the matter of the estate of Clifford Eaton, deceased This day the first and final account of Augustus Hill, Executor of the estate of Clifford Eaton, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 mettled according to law. It is adered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First and Final Account
In the matter of the estate of Samuel Henry Mollenauer, deceased
This day the first and final account of Gwynn Sanders, Administrator of the estate of Samuel
Henry Mollenauer, deceased, came on for hearing and settlement, due notice thereof having been
published according to law. No exceptions having been filed thereto, and notone now appearing
to except or object to the same; and the court having carefully examined said account and the
vouchers theretith 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 account and the
proceedings herein be recorded in the records of this office. It is further ordered that the
fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John
W. Dailey, Probate Judge (Seal)

9276-A In the matter of the guardianship of Everett Loy Pyers, an incompetent.

Eleventh Partial Account
This day the Eleventh and Partial Account of Charles R. Pyers, Guardian of Everett Loy Pyers, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is therefore ordered that the same be approved, allowed and confirmed. The court further finds a balanced in cash on deposit in the hands of said guardian in the sum of \$1142.96 and all the securities as listed in said account; that said guardian has paid the court costs for filing this account. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal) Approved: H. F. Krickenberger, Atty. U. S. Veterans Administration.

First and Final Account
In the matter of estate of Clara C. Norris, deceased
This day the First and Final Account of Esther Wheeler, administratrix of the estate of Clara
C. Norris, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error.

John W. Dailey, Probate Judge (Seal)

Third and Final Account
In the matter of the guardianship of John B. Haines, ward
This day the third and final account of Maxine Haines Smith, guardian of the property of John
B. Haines, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or
object tothe 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, allowedand confirmed. The court ginds said account duly
balanced, and said guardianship settled according to law. Costs paid. It is ordered that said
account and the proceedings herein be recorded in the records of this office. The ward having
arrived at the age of 21 years and having received the assets, it is ordered that the fiduciary
and her bondsmen be released and discharged, except for fraud and manifest error. John W.
Dailey, Probate Judge (Seal)

Third partial account
In the matter of the guardianship of Joy Ann Haines,
This day the thid partial account of Maxine Haines Smith, guardian of Joy Ann Haines came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of One thousand four hundred three and 65/100 Dollars (\$1243.65) in the hands of said guardian due said ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

December 31, 1946

Probate Court, Union County, Chio
In the Matter of the Estate of Emma P. Jones, Deceased.

This day the affidavit of Rosemary W. Shirk, agent of the Union County Journal, a newspaper of general circulation in this county, that the Notice of "ppointment of William L. Coleman, as "dministrator of the Estate of Emma P. 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. John W. Sailey Judge (seal)

15174-A Probate Court, Union County, Ohio Probate Court, Union County, Ohio
In the Matter of the Estate of Walter Parmer, Deceased.

This day the affidavit of Rosemary W. Thirk, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of John T. Parmer, as Executor of the Estate of Walter Parmer, 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Joseph E. Low, Deceased.
This day the affidavit of Rosemary W. Shirk, agent of the Union County Journal, annewspaper of general circulation in this County, that the Notice of Appointment of Paul E. Low as Executor of the Estate of Joseph E. Low, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it os ordered that the same be recorded, in the records of this office. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Guardianship of Betty Lou Rausch, Minor
This day Frances Rausch filed an application in the Court for the appointment of herself Guardian of Betty Lou Rausch, Minor.
It is ordered that said application be set for hearing on the 6th day of January 1947 at 10 o'clock A. M., and that atleast three days' written notice of the time and place of said hearing to given to: "Il other interested parties, as provided by law. General Code, Sec. 10507-4) John W. Dailey Probate Judge (seal)

In the Matter of the Guardianship of Petty Lou Rausch
This day Frances Rausch, guardian of the estate of Betty Lou Rausch filed her application in this court for the authority to settle a claim for personal injuries sustained by her ward, Petty Lou Rausch on the 14th day of Arpil, 1946 while riding as a passender in an automobile owned and operated by John D. Kreamer on State Coute #4 in Union County, Ohio.

It is ordered that a hearing be had on said application on the 6th day of January, 1947 at 10:00 o'clock A. M. and that the father of said ward, Louis A. Causch be served by the Sheriff of Union County, Ohio with a copy of this etnry, at least three days prior to the date of hearing. And this cause is continued. John W. Cailey Probate Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Estate of 'lyde * Piddle, deceased.
This day Elizabeth J. Biddle, Administratrix of the Estate of 'lyde E. Biddle, deceased, appeared in open Court, and presented her claim for allowance, by petition filed herein, against said estate and asking that an order issue requiring notice to be given to all parties interested according to law, and that upon final hearing said claim may be allowed as a valid claim against said estate.

It is ordered that the 3rd day of February, 1947 at 10:00 o'clock A. M., be and hereby is designated as the time when testimony touching said claim will be heard before this 'ourt.

It is further ordered that notice of the hearing of said claim be given by advertiging in the Richwood Gazette and that proff thereof be filed. John W. Dailey Probate Judge (seal)

the Richwood Gazette and that proff thereof be filed. John W. Dailey Probate Judge (seal) The State of Ohio, Union County. Probate Court. In the Matter of the Adoption of Fauth. This day this matter came on to be heard and the Court proceeded to al full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition by the Juvenile Court of Union County, Ohio and having been placed therein in accordance with the laws of Ohio has lived in the home of the petitioner continuously since the 12th day of March 1936. And the Court having examined the petitioner and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Gode have been complied with; that the petitioner is suitable qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoptionbe, and the same is hereby entered in the a bove entitled It is further ordered that the name of said child be changed to James Frederick Patrick, the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio. John W. Pailey Probate Judge (seal)

The State of Ohio, Union County Probate Court.

In the Matter of the Adoption of Richard Eugene Fauth
This day this matter came on to be heard and the Court proceeded to a full hearing, together with the evamination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition are true; that the child has been placed in the home of the petitioner by the Juvenile Court of Union County, Ohio and having been placed therein in accordance with the laws of Ohio has lived in the home of the petitioner continuesly since the 12th day of March 1936.

And the Court having examined the petitioner and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioner is suitable qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption.

It is therefore ordered that the probation and the same is hereby entered in the above entitled cause.

It is further ordered that the name of said child be changed to Richard Eugene Petrick, the

It is further ordered that the name of said child be changed to Richard Eugene Patrick, the full name by which the child shall be known after adoption.

It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petitioner, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio. John W. Dailey Probate Judge (seal)

14165 Second and final account

Estate of William O. Shearer,
This day came Fred Houston, guardian of said estate, and filed his second and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 28th day of February 1947, at 10:00 o,clock A. M. and that notice thereof be published as required by law, in the Marysville, Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

January 3, 1947

Order approving inventory and appraisement
In the matter of the estate of Ila F. Kyle, deceased
This day an inventory and appraisement 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 to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order approving inventory and appraisment
In the matter of the estate of Clyde E. Biddle, deceased
This day an inventory and appraisement 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 to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the matter of the Guardianship of Clara V. Donley, an incompetent.
Lewis C. Donley, as guardian of Clara V. Donley, incompetent Plaintiff
-vs- Clara V. Donley, his ward and Lewis C. Donley, Defendants.
It having come to the knowlege of the Court that Clara V. Donley, one of the defendants to this action, is incompetent, and that the guardian of said defendant has an interest in this action adverse to the said defendant, it is ordered that William J. Porter be and he hereby is appointed frustee for the suit to defend said action on behalf of the said defendant. John W. Dailey
Probate Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO In the matter of the Guardianship of Clara V. Donley, an incompetent. Lewis C. Tonley, as guardian of Clara V. Donley, imcompetent Plaintiff -vs- Clara V. Donley, his ward and Lewis C. Ponley, Pefendants. 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 voluntary entered their appearance and it is necessary to sell said real estate to have funds bwith which to pay for the maintenance, care and support of Clara V. Donley, and the prayer of the petition should And, it appearing to the Court that an appraisement should be made of said real estate, it is ordered that Charles Carr, "Iwood Sawyer, and Hubert Degood, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they hereby are appointed to appaise said real estate at its true value; 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 27th day of January, 1947. John W. Dailey Probate Judge (seal)

January 4, 1947

Order for appointment and for bond In the matter of the estate of Addison J. Lee, deceased This day John L. Parrott, 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 Addison J. Lee, deceased, late of Marysville in said County, and an affidavit that there is not to his knowlegge any last will and testement 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 L. Parrott 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 Ten Thousand and no/100 (\$10,000.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment and appraisers order to publish notice
In the matter of the estate of Addison J. Lee, deceased
This day John J. Parrott appeared in open court, accepted the appointment as administrator of the estate of Addison J. Lee, deceased, and gave and filed herein his bond in the sum of Ten
Thousand and no/100 (\$10,000.00) Dollars, conditioned according to law, with The Fidelity and
Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore
ordered that letters of administration issue to said John L. Parrott and that W. C. Moore, R.
Ackerman, and R. B. Weer be appointed appraisrs of said estate; that notice of said appointment
be published as required by law, and that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$\frac{1}{2}\$ John W. Dailey, Judge (Seal)

Order on hearing Estate of Charlotte Poston
This day the Schedulesof claims 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 claims has been given to all interested parties, as required by law; and that the fiduciary of said estate acted properly in allowing and classifying each claim contained in said schedule of claims, it is now ordered that the said schedule of claims after being duly examined.

be confirmed. John W. Dailey, Probate Judge (Seal)

15112-A

Order on hearing In the estate of Maude Wear, deceased
This day the schedule of claims, 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 claims has been
given to all interested parties as required by law; and that the fiduciary of said estate acted
properly in allowing and classifying each claim contained in said schedule of claims, it is
now ordered that said schedule of claims, after being duly examined be confirmed. John W. Dailey
Probate Judge (Seal)

Probate Court, Union County.

Estate of Charles D. Webb, Deceased.

The Executor of the above named decedent having filed his return of the public sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approved and confirms the same. John W. Pailey Probate Judge (seal)

Probate Court, Union Couny, Ohio
In the Matter of the Estate of Charles D. Webb
Whereas, on the 21st day of November, 1946, the said Charles D. Webb, died, possessed of an automobile, of which the following is a description. Year-1940 No. of Cylinders-6 Motor No. D14-181817 Make-Dodge Manufacturer's Serical No. 4412868 Dody Type-2 Dr. Sedan Model-D-17 Horse Power-25.35 Certificate of Title No. 210015634.

And whereas, on the 4th day of January 1947, the above described automobile was transferred to Edward Henry as appears on the journal of said Probate Court, Vol. 53 Page 297; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Edward Henry, the party named herein. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Charles D. Webb, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Edward Henry in accordance with the prayer of the petitioner.

John W. Dailey Probate Judge (seal)
In obedience to the within order, I issued a Certificate of Title to the within described Motor Vehicle to Edward Menry this 4th day of January, 1947. Harold Cameron, Clerk of Courts Union County, Ohio

Certificate of Appointment
The State of Ohio, Union County Probate Court,
To the County Auditor: I hereby certify that I have this day appointed June Dillow to the position of Deputy Clerk in my office of Judge of the Probate Court of Maid County. Said appointment is to take effect January 1, 1947 and said appointee is to receive as compensation the sum of Eighty five and no/100 Dollars (\$55.00) per month and such expenses as the Probate Judge shall fix and determine, and said June Dillow shall serve during the pleasure of the Judge of the Probate Court. The said compensation is by law payable to said appointee in semi-monthly installments by the County Treasurer from the County Treasurer from the County Treasurer from the County Treasurer from the Probate Court. (Seal)
Oath of Office

The State of Ohio, Union County
I, June Dillow, being duly sworn, say that I will support the Constitution of the United States and the constitution of the State of Ohio, and will faithfully discharge the duties of Deputy Clerk in the office of the Probate Judge of the Probate Court of Union County, Ohio. June Dillow Sworn to before me and signed in my presence this 4th day of January, 1947. John W. Dailey, Probate Judge (Seal)

Certificate of Appointment
The State of Ohio, Union County. Probate Court.
To the County Audotir: I hereby certify that I have this appointed Joann Foley, to the position of Deputy Clerk in my office of Judge of the Probate Court, of said County.
Said appointment is to take effect January 1, 1947 and said appointee is to receive as compensation the sum of Eighty-five and no/100 Dollars per month and such expenses as the Probate Judge shall fix and determine, and said Joann Foley shall serve during the pleasure of the Judge of the Probate Court.
The said compensation is by law parable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury, upon the warrant of the County Auditor.
John W. Dailey Judge and ex-officio Clerk of the Probate Court.

January 6, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Earl U. Storey, Deceased.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

Order admitting to Probate chad Record
This matter came on this day further to be heard, on the application of Pearl McIlroy, to admit to probate and record the will of Jennie F. McIlroy, 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 Pearl McIlroy, 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. William J. Burrows the commissioner heretofore appointed to take the deposition of Ellen Branson and Joseph A. Rafferty the subscribinh witnesses to said will, duly return the commission issued to him, with said will annexed, and also the deposition so taken, duly certified; said subscribing witnesses to said will, having been duly sworn, testifed as to the esecution 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 Jennie F McIlroy deceased; that it was duly executred 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. John W. Dailey Probate Judge (Seal)

Journal Entry
In the matter of the estate of Clyde E. Biddle, deceased
This day this cause came on to be heard on the application of the surviving spouse of Clude E.
Biddle, deceased to purchase certain personal property as set forth in the application at the
varuation as set forth in said application and the inventory and appraisement herefore filed.
It appearing to the court that the amount of property herein petitioned to purchase is not more
than one-third (1/3) of the gross estate of the decedent and that no part thereof has been set
off to the spouse, it is ordered that said purchase be and hereby is approved and confirmed
upon the surviving spouse payting therefore the amount as set forth in the petition. It is
further ordered that said administrator is hereby ordered to execute a bill of sale to the
petitioner for personal property. It is further ordered that the petitioner herein pay the costs
of this proceeding. John W. Dailey. Probate Judge (Seal)

Order on hearing
In the matter of the guardianship of Betty Lou Rausch, minor
This day this matter came on to be heard upon the application filed herein. The court finds that notice has been given to or waived by all interested parties as heretofore ordered. The Court finds that said Betty Lou Rausch is a minor, and that a guardianisanecessary. It is therefore ofdered that a guardian be appointed. It appearing to the court that Frances Rausch is legally competent; that the said Frances Rausch has given bond in the sum of \$2,000.00 conditioned according to law, with John Thiergartner and Walter Thiergartner as sureties thereon; it is further ordered that said bond be approved; and that letters of guardianship issue to said Frances Rausch, as provided by law. John W. Dáiley, Probate Judge (Seal)

Entry
In the matter of the guardianship of Betty Lou Rausch
Frances Rausch, guardian of the estate of Betty Lou Rausch, a minor, this day filed her report
of settlement heretofore approved, all of which is hereby confirmed. John W. Dailey, Judge (Seal)

In the matter of the guardianship of Betty Lou Rausch,
This day this cause came on to be heard upon the application of Frances Rausch, a minor aged
nineteen (19) years, asking suthority and consent of this court to the settlement of the claim
of said minor for damages on account of injuries sustained by her, on the lith day of April,
1946, while riding as a passenger in an automobile owned and operated by one John D. Kreamer,
at which time said automobile was involved in a collision, on State Route Number 4, at a point
about four (4) miles south of the Village of Marysville, Ohio, with a truck owned by The Cleveland, Columbus & Gincinnati Highway Inc., a corporation of Springfiled, Ohio, and operated by
one Lloyd E. McNutt, of Springfiled, Ohio, the application filed herein asking authority of the
court to receive payment of the sum offered in settlement, to-wit: One Thousand Dollars (\$1,000.
00), and further for the suthority of this court for the execution and delivery of a full and
complete release of any and all claims of said minor and said applicant as guardian against the
Cleveland, Columbus & Cincinnati Highway, Inc. and/or Lloyd E. McNutt, arising out of said
accident and the injuries sustained by said minor. The court finds that the ward, Betty Lou
Rausch, her father Louis E. Rausch have each been duly served a summons and notice of the pendency of this application, and that Louis E. Rausch and Frances Rasuch have watved notice and
consented in writing to the settlement as prayed for in the petition. The court being fully
advised in the premises and upon consideration of all the facts finds that it would be for the
best interest of the ward for the guardian to make settlementas prayed for in the application,
in the amount of One Thousand Dollars (\$1,000.00). It is therefore ordered, adjudged and decreed
by the Court that said Guardian be authorized to settle and adjust asid cleim against the Cleveland, Columbus & Cincinnati Highway Inc., and/or Lloyd E. McNutt in the amount of One Thousand
Dolla

Entry
In the matter of the guardianship of Betty Lou Rausch, a minor aged 19.
On motion of the guardian and for good cause shown said guardian is ordered to pay out of the money in her hands to Gwynn Sanders, the sum of \$200.00 as attorney fees and for medical and hospital expenses incurred by said ward and arising out of the injuries sustained by her the sum of \$301.00. John W. Dailey, Probate Judge (Seal)

Order approving inventory and appraisement
In the matter of the estate of Clayton Crane, deceased
This day in inventory and appraisement in the above captioned estate, heretofore filed herein, tame on for hearing. It appearing to the satisfaction of the court that notice of the filing of said inventory and appraisement 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 and appraisment, after being duly examined, be allowed and confiremd. JohnW. Dailey Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Leonard Daniel Patch, deceased
This day Bessie Patch 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 Leonard Daniel Patch, deceased, late of Richwood, Ohio in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Bessie Patch is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Twenty-one hundred and no/100 (\$2100.00) Dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Leonard Daniel Patch, deceased
This day Bessie Patch appeared in open court, accepted the appointment as administratrix of
the estate of Leonard Daniel Patch, deceased, and gave and filed herein her bond in the sum of
Twenty-one hundred and no/100 Dollars, conditioned according to law, with The American Bonding Company of Baltimore as sureties, which bond is approved by the court. It is therefore
ordered that Letters of Administration issue to said Bessie Patch that S. R. Sanders, Marion
Winter and Robert Fausnaugh be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Jennie F. McIlory, deceased
The last will of Jennie F. McIlroy, deceased, late of Paris Township in said county, having heretofore Been duly proved and allowed; this day Pearl McIlroy, the executor named in said will, appeared in open court, and made and filed an application under oath, as required by law, to be applicated 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 Pearl McIlroy is a suitable person and legally competent, it is ordered that he be appointed as such executor, upon giving bond with sureties as required by law in the sum of Twenty-one hundred (\$2190.00) Dollars; and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued orders to publish notice
In the matter of the estate of Jennie F. McIlroy, deceased
This day Pearl McIlroy appeared in open court, accepted the trust as executor of the estate of
Jennie F. McIlroyl deceased, and gave and filed herein his bond in the sum of Twenty-one hundred
(\$2100.00) Dollars, conditioned according to law, with The United States Fidelity and Guaranty
Company as sureties, which bond is approved by the court. It is therefore ordered that Letters
Testamentary issue on the will of said decedent to said Pearl McIlroy; 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 \$\frac{1}{2000}\$ John W. Dailey, Probate Judge (Seal)

January 7, 1947

Filing of First and Final Account
Estate of Catherine Blumenschein, Deceased
This day came Louis E. Blumenschein, administrator of said estate, and filed his first and first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 28th day of February, 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

January 8, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Earl U. Storey, Deceased
This day the affidavit of Rosemary W. Shirck, publisher, agent of the Union County Journal a newspaper of general circulation in this County, that the Notice of Appointment of Dwight
H. Storey as Administrator of the Estate of Earl U. Storey, 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Lawrence Woerner, Deceased.
This day the affidavit of Rosemary W. Shirk, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Anna E. Woerner as Administratrix of the Estate of Lawrence Woerner, 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. John W. Dailey Judge(seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Alice M. McKitrick, Deceased.
This day the affidavit of B. B. Gaumer, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of M. C. McKitrick as Administrator of the Estate of Alice M. McKitrick, 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. John W. Dailey Judge (seal)

Order for appointment and for bond
In the matter of the estate of Adam E. Shuman, Sr. Deceased
This day Lelah A. Shuman 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 Adam E. Shuman, Sr. deceased, late of Village of Richwood, 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 theestate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Lelah A. Shuman is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of two thousand and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

15122

Bond approved and letters issued appointment of appraisers of order to publish notice
In the matter of the estate of Adam E. Shuman, Sr. Deceased
This day Lelah A. Shuman, appeared in open Court, accepted the appointment as administratrix of the estate of Adam E. Shuman, Sr. Deceased, and gave and filed herein her bond in the sum of Two thousand and no/100 dollars, conditioned according to law, with Fidelity and Deposit Company of Marykand, as sureties, which bond issapproved by the court. It is therefore ordered that Letters of Administratrion issue to said Lelah A. Shiman, that Sturgis H. Cheney, Kenketh Bavis and Elmer Watkins be appointed appraisers of said estate; 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 \$\frac{1}{200}\$. John W. Dailey. Judge (Seal)

Order approving inventory and appraisement
In the matter of the estate of Addision J. Lee, deceased
This day an inventory and appraisment 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 to or waived by all interested partiies, as required by law, and no exceptions having been filed thereto, it is now ordered that
siad inventory and appraisement after being duly examined, be allowed and confirmed. John W.
Dailey, Probate Judge (Seal)

January 10, 1947

First and Final Account

Estate of Charlotte Poston, deceased

This day came George Poston, administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 28th day of February, 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
In the matter of the estate of Arthur Steele, deceased
This day came Dorothy Conklin administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 28th day of February 1947, at 10100 O'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

14899-A IN THE PROBATE COURT OF UNION COUNTY, OHIO In the matter of the Guardianship of Clara V. Donley, an incompetent Lewis C. Ponley, as guardian of Clara V. Ponley, incompetent, Plaintiff -vs- Clara V. Donley, his ward and Lewis C. Donley, Defendants. This day this cause came on to be heard on the report of the appraisers heretofore herein appointed; and the motion to confirm the same, and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed. It further appearing to the Court that the said Lewis C. Donley as guardian of the said Clara V. Donley as plaintiff has heretofore and at the time of his appointment as such guardian gave bond in the sum of \$ as filed in this court which the court finds to be sufficient for this cause and therefore orders that additional undertaking be, and the same is, ereby dispensed It further appearing to the court that it would be for the best interests of all parties in this proceeding and the sale of said real estate to sell the same at private. Therefore it is ordered by the Court that the said Lewis C. Donley as such guardian be, and he her by is authorized to sell said real estate at private sale for not less that 42,000.00 the appraised value thereof as fixed by the appraisers and for cash, in full, on confirmation of And it is further ordered that the said guardian make dur return forthwith upon said sale to this court for further orders. John W. Dailey Probate Judge (seal)

Order to sell
In the Matter of the Estate of John G. Retterer, deceased
This day this cause came on to be heard upon the petition herein filed and the testimony and the court being fully advised in the premises finds that the statements and allgations in said petition are true, and that the property therein described ought to be sold as prayed for, and that the court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that Elsie L. Retterer, as Administratrix of said estate of John G. Retterer deceased, proceed to sell personal property as set forth in schedule and petition as private sale, for the appraised value. It is further ordered that said sale be made on the following terms: Cash. It is further ordered that said administratrix make return of her proceedings herein, within 10 days from this date, and forthwith after such sale is made, and this cause is continued.

John W. Dailey, Probate Judge (Seal)

15173
In the matter of the will of Joseph E. Low, deceased
Journal Entry
This day Paul E. Low and Ivan P. Low filed their election herein to take under the last Will
and Testament of Joseph E. Low, decease, d in accordance with the terms and condititions thereof. It is ordered by the Court that said election be filed and recorded in the records of

Wills on file in this office. John W. Dailey, Provate Judge (Seal)

In the matter of the guardianship of Ella M. Webb,
This day this cause came on to be heard upon the application for the authority of a guardian to pay indebtedness of the estate contracted prior to the appointment as set forth in the application. It is ordered that said Guardian be authorized to pay said claims and to take credit for the same in her next account, subject to exceptions as other items of credit. Said application further requesting the authority of the guardian to expend not to exceed Three Hundred and Fifty Dollars for the support, care and maintenance of said ward, and the authority to pay directly to said ward a sum not exceeding the amount of Forty (\$40.00) Dollars per month. The court, upon consideration authorizes said guardian to expend not more than

Three Hundred and Fifty Dollars (\$350.00) per month for the necessary care, support and maintenance of her ward. All such items of expenses will be credited in the current accounts subject to exceptions as other items of credit. The court further authorized said guardian to pay to her ward a sum not exceeding Forty (\$40.00) Dollars a month and take the receipts of such ward therefore. It is further ordered that said allowance herein authorized be continued month to month until further order of this court. John W. Dailey, Probate Judge (Seal)

Order approving inventory and appraisement
In the matter of the estate of Beatrice O. Wilsonk deceased
This day an inventory and appraisement in the above captioned estate, heretofore filed herein, came onfor hearing. It appearing to the satisfaction of the Court that notice of the filing of the said inventory and appraisement 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 and appraisement, after being duly examined, be allowed and confiremd. John W. Dailey, Probate Judge (Seal)

Brobate Court, Union County, Ohio
In the Matter of the Estate of Flora Curry, Deceased.
This day John W. Curry appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estate of Flora Curry, deceased, late of Village of Richwood in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, aslo 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. Curry 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 Nine Thousand and no/100----Dollars, and this cause is continued. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Flora Curry, deceased.
This day John W. Curry appeared in open Court, accepted the appointment as Administrator of the Estate of Flora Curry, deceased, and gave and filed herein his Bond in the sum of Nine Thousand and no/100---Dollars, conditioned according to law, with Fidelity and Deposit Company of Maryland as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said John W. Curry, that Jay Evans, Joy Moyer, and Herman Warye be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey Judge (seal)

Filing of First and Final Account
Estate of Lutrell Stiner, deceased
This day came Valera M. Stiner, administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday the 25th day of February 1945 at 10:00 o clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newsppaer of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Weal)

Danuary 11, 1947

IN THE PROBATE COURT OF UNION COUNTY, OHIO In the Matter of the Guardianship of Emma Jane Elliott This day this cause came on for hearing on the application of Milo L. Myers as guardian of Emma Jane Elliott asking for an order to pay certain claims and for the court to fix an allowance for the maintenance, support and care of his ward, and upon consideration of said application and being fully advised in the premises does grant the same. Therefore be and is hereby ordered by the court that the said guardian pay to The Nichols General Store, at Summerville, Ohio, its claim in the sumof \$71.47 out of the funds in his hands belonging to his ward's estate, and to the Farmers Supply Store, Richwood, Ohio, its claim for heating stove and assessories, in the sum of \$133.85 out of the funds in his hands belonging to his ward's estate. It is further considered and ordered by the court that there be allowed and the maintenance, care and support of the said Emma Jane Elliott a sum not exceeding \$60.00 per month to be allocated and paid to her in such sums or amount and that such time as the said guardian in his discretion may seem best and that he take her receipt therefore and charge the said payments against her estate. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Mary S. Curry, deceased.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (seal)

January 13, 1947

15178

Probate Court, UnionCounty, Ohio
In the Matter of the Estate of John G. Retterer, Deceased.
The Administratrix of the above named decedent having filed his return of the order heretofore issued for private sele of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approved and confirms the same. John W. Dailey Probate Judge (seal)

January 14, 1947

The State of Ohio, Union County. Probate Court.
In the Matter of Maggie Lou Anna Dysert, alleged to be mentally ill
This day an affidavit alleging Maggie Lou Anna Dysert to be mentally ill was filed in this Court by Harry A. Dysert.

It is ordered that hearing on the affidacit be had before this Court at the residence at Richwood, Ohio, on the 15 day of January, 1947 at 1:30 o'clock P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey Probate Judge seal)

The State of Ohio, Union County, Ohio Probate Court.

In the Matter of Maggie Lou Anna Dysert alleged to be mentally ill.

This day an affidavit alleging Maggie Lou Anna Dysert to be mentally ill was filed in this Court by Harry A. Dysert, and bring before the court at Richwood, Ohio on the 15th day of January, 1947, at 1:30 O'clock P. M. It is further ordered that suppoenss issue to Dr. Keever and Dr. Angus MacIvor, registered physicians of Ohio who have had at least three year's experience in the practice of medicine witnesses, and this cause is continued. John W Dailey Probate Judge (seal)

15183-A Probate Court, Union County, Ohio C. A. Hoopes as Administrator of the estate of Minnie Havens Plaintiff vs. Orval Havens, 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 said estate, and the answer of Gwynn Sanders guardian ad litem of Charles Havens, Delorse Havens and Vernon Havens, minors, the answer of trustee for the suit of, the answer and cross-petition of, the surviving spouse and said decedent, and answer and cropspetition of the defendant, morgagee. 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 the prayer of the petition should be granted; that the defendant, Orval Havens surviving spouse of said decedent, is entitled to just and reasonable value of dower in said premises; that the real estate described in the petition should be granted; that the defendant, Orval Havens, surviving spouse of said decedent, is entitled to just and reasonable value of doewer in said premises; that the real estate described in the petition was appraised by the appraisers of the estate at Eleven Hundred Dollars, and that a further appraisement is dispensed with. It appearing to the Court that the amount of the original bond given by C.A. Hoopes as such Administrator is sufficient tocover 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 C. A. Hoopes as such Administrator, sell, as provided by law, the real estate in the petition described, at not less than the ap raised value thereof, on the following terms, to-wit: One -third cash in hand, one-third in one year and one-third in two years from the time of sale. Deferred payments to be secured by mortgage on said premises and bear interest at the rate of per cent. nd plaintiff is ordered to make return forthwith upon such sale. John W. Failey Judge (seal)

Probate Court, Union County, Ohio C. A. Hoopes, Administrator of the estate of Minnie Havens, Plaintiff vs Orval Havens, et al., Defendants, This day this cause came on to be heard on the report of C. A. Hoopes, Administrator of the Estate of Minnie Havens ofhis 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 Minnie Havens in said real estate, to the purchaser, Orval Havens. 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 Eleven Hundred Dollars. and the It is further ordered that said C. A. Hoopes out of the money in his hands, pay: First, the costs and expenses of the sale, including an Attorney fee of \$50.00 toC. A. Hoopes for services performed to the fiduciary in connection with the sale and the sum of \$50.00 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 withstanding the purchase of such real estate by a lien holder. Second, to the payment of taxed, 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 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 otherwise. 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; petitioner pay the costs herein, taxed at __, out of the proceeds of said sale, within ten days. John W. Dailey Probate Judge (seal)

Frobate Court, Union County, Ohio
In the Matter of the Estate of C. L. Koerner, deceased.
This day Clara Markham 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 C. L. Koerner, deceased, late of Marysville in said County, and an affidavit that there is not toher 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 Clara Markham is a suitable person and legally competent, it is order ed that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and this cause is continued. John W.Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of C. L. Koerner, deceased.
This day Clara Markham appeared in open Court, accepted the appointment as Administratrix of the Estate of C. L. Koerner deceased, and gave and filed herein her Bond in the sumof Twenty-one hundred Dollars, conditioned according to law, with Fidelity and Depasit Company of Maryland as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Clara Markham, that Herman Doellinger, Carl Rausch, and Ed. Emmert be appointed appraisers of said estate; that

notice of said appointment bepublished as required by law; that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$___. John W. Dailey Judge (seal)

January 15, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Clayton Trane, Deceased.
This day this cause came on to be heard upon the petition herein filed and the testimony of Clara E. Crane, Executrix of the Estate of Clayton Orane, deceased, and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said automobile at private sale; it is therefore ordered that Clara E. Crane as executrix of said estate of Clayton Crane, deceased, proceed to sell said 1936 Oldsmobile at private sale, for Eight Hundred Dollars (\$500.00).
It is further ordered that said sale be made on the following terms: Cash.
It is further ordered that said executrix make return of her proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.
John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Clayton Crane, Deceased.

The executrix of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Clayton Crane, deceased.
This day this cause came on to be heard upon the petition herein filed, which petitionis attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Joe Lewis in accordance with the prayer of the petitioner.

John W. Dailey Probate Judge (seal)

Frobate Court, Union County, Ohio
In the Matter of the Estate of Clayton Crane, deceased.
Whereas, on the 9th day of December, 1946, the said Clayton Crane, died, possessed on automobile of which the following is a description: Year 1936 No. of Cylinders-6 Motor No.-F-622454
Make-Oldsmobile Manufacturer's Serial No. K-3155-6 Body Type-5 Passenger Coupe Model-F-36
Horse Power-26.3 Certificate of Title No.
And whereas, on the 15th day of January 1947, the above described automobile was transferred to Joe Lewis as appears on the journal of said Probate Court, Fol 53 Page 303; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate to Title to the above described automobile, to Joe Lewis, the party named herein. John W. Dailey Probate Sudge (seal)

The State of Ohio, Union County. Probate Court.

In the Matter of James Monroe Foster alleged to be mentally ill.

This day an affidavit alleging James Monroe Foster to be mentally ill was filed in this court by Marguerite Foster.

It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio on the 16th day of January 1947 at 1:00 o'clock P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Pailey Probate Judge (seal)

The State of Ohio, Union County, Ohio
In the Matter of James Monroe Foster alleged to be mentally ill
This day an affidavit alleging James Monroe Foster to be mentally ill was filed in this Court
by Marguerite Foster.
It is further ordered that subpoenas issue to Dr. Angus MacIvor and Dr. James Snider, registered
physicians of Ohio who have had at least three years experience in the practice of medicine
witnesses, and this cause is continued. John W. Dailey Probate Judge (seal)

13288-A

ORDER OF COMMITMENT The State of Ohio, Union County. Probate Court. In the Matter of Maggie Lou AnnaDysert mentally ill. This day this cause came on further to be heard, and the Court deeming it unsuitable and improper, by reason of the character of the affiction and physical condition of said Maggie Lou Anna Dysert to bring her into Probate Court, the Judge personally visited said Maggie Lou Anna Dysert at her residence in Richwood, Ohio, and ascertained the condition of the said Maggie Lou Anna Dysert by actual inspection. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. Kenneth Keever and Dr. A. M. Johnston, the medical witnesses and being satisfied that said Maggie Lou Anna Dysert is mentally ill; that she has a legal settlement in Claibourne Township in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institutionor organization, or other benevolent association; that her mental illness has occurred during the time she has resided in this state: that her being at leage is dangerous to the community; and that she is a suitable person for epecialized observation and treatment at the State Hospital in Columbus, Ohio. It is therefore ordered that Dr. Kenneth Keever and Dr. A. M. Johnston, the medical witnesses in attendance, make out a medical certificate, setting forth the facts as is provided by law; Andit is further ordered that an application be made to the Superintendent of said Hospital for the admission of said Maggie Lou Anna Dysert, and that a copy, under seal, of the certificate of saidmedical witness and of the findings in this case, be transmitted to said Superintendent; and it is further ordered that said Maggie Lou Anna Dysert be committed into the custody of Harry A. Dysert until she can be admitted into said hospital, and this cause is continued. John W. Dailey Probate Judge (seal)

15186-A

Probate Court, Union County, Ohio
In the Matter of the Guardianship of Katherine E. Cook, Margie B. Cook, James Clotts, Carl
Clotts, Minors
This day Embert Langley filed an application in the Court for the appointment of Embert Langley
Guardian of Katherine E. Cook, Margie B. Cook, James Clotts, and Carl Clotts, Minors.
It is ordered that said application be set for hearing on the 22nd day of January 1947 at
10 o'clock A. M., and that at least three days' written notice of the time and place of said
hearing be given to: the proposed wards, Katherine E. Cook, Margie B. Cook, James Clotts and
Carl Clotts by personal service of such written notice.
All interested parties, as provided by law. General Code. Sec. 10507-4. John W. Dailey
Probate Judge (seal)

January 16, 1947

Probate Court, Union County O.,
Estate of Pearl Watkins, deceased Filing of Fifth Partial Account.
This day came Lloyd L. Blake, Guardian of said estate, and filed his Fifth Partial account herein.
It is therefore ordered that said account be set for hering in Friday, the 28th day of February 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time.

John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of George R. Nicol, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed, and that the same be recorded. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of George R. Nicol, deceased.
This day came F. Gertrude Nicol, Administratrix of the estate of George R. Nicol, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belongint to said decedent, as set forth in the application.
It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, 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.

John W. Dailey Probate Judge (seal)

Probate Court, Union County O.,
Estate of George R. Nicol, deceased. Filing of First and Final Account
his day came F. Tergrude Nicol, Administratrix of said estate, and filed her first and
final account herein.
It is thereupon ordered that said account be set for hearing on Friday the 28th day of
February 1947 at 10 o'clock A. M. and that notice thereof be published by law, in the
Marysville Tribune, a newspaper of this County. And this metter is continued until said time.
John W. Dailey Probate Judge (seal)

Frobate Court, Union County, Ohio
Estate of Anna Barbara Streng, deceased Filing of first and final account.
This day came Edward Nicol and Louis Nichel, Executors of said estate, and filed their first and final account herein.
It is thereupon ordered that said account be set for hearing on Friday, the 28th day of February, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Pailey Probate Judge (seal)

January 17, 1947

Order to record proof of publication of notice of appointment

In the Matter of the Estate of Clyde E. Biddle, deceased

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Elizabeth J. Biddle as Administratrix of the estate of Clyde E. Biddle, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment
In the Matter of the estate of Ila F. Kyle, deceased
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Kenneth D. Kyle, as administrator of the estate of Ila F. Kyle, 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. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Mary L. Kilbury, deceased.
This day an Inventory and Appraisement 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 to or waived by all interested parties, as required by law and no exceptions having been filed thereto, it as now ordered that said Inventory and Appraisement, after being duly examined, be almowed and confirmed. John W. Dailey Judge (sea 1)

Probate Court, Union County, Ohio

In the Matter of the Will of Ina Belle Conrad, Deceased.

An application having been this day presented to the Court by Robert L. Barton praying that an instrument in writing purporting to be the last will and testament of Ina Belle Conrad, deceased, be admitted to probate:

It is ordered that 5 day's 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 22nd day of January 1947 at 10 o'clock A. M. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
Ina B. Conrad, Administratrix of the Estate of Orman A. Conrad, deceased, Plaintiff
vs Ina B. Conrad, et al., Defendants
On the application of Robert L. Barton it appearing to the Cogrt that Claude Eugene Conrad
one of the defendants herein, has been duly served with summons, and is a minor of the age
of 14 years, it is ordered that Clifton L. Caryl be and he is hereby appointed Guardian Ad
Litem of said minor defendant. John W. Dailey Probate Judge (seal)

Probate Court, Union County Ohio
In the Matter of the Estateof Ira O. Ebright, Deceased.
This day an Inventory and Appraisement of the above captioned estate, herefore 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 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 and Appraisement, after being duly examined, be allowed and confirmed, John W. Dailey Judge (seal)

14915-D
In the matter of the estate of Orman A. Conrad, deceased
This day Messe M. Conrad filed an application for the appointment of himself as administrator de bonis non with the will annexed of the estate of Orman Conrad Deceased. It is ordered that said application be set for hearing before this court on the 22nd day of January, 1947 at 10:00 o'clock A. M. and that notice of said application be given to Claude Eugene Conrad, a minor next of kin of the age of 14 years, as provided by law. And this cause is continued. John W. Dailey, Probate Judge (Seal)

January 18, 1947

Order for appointment and for bond In the matter of the estate of L. H. Wood, deceased This day William H. Wood, 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 L. H. Wood, deceased late of Peoria, 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 H. Wood is a suitable personand legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of twenty-one hundred dollars, and that he is hereby directed not to continue decedents business but close the same up forth-with and this cause is continued. John W. Dailey, Judge (Seal)

Order for hearing and notice
In the matter of the guardianship of Minnie Snedeker, an incompetent
This day Charles F. Davis filed an application in court for the appointment of a guardian of Minnie Snedeker alleged incompetent. It is ordered that said application be set for hearing on the 24th day of January, 1947 at 10:00 o'clock R. M. and that at least three days' notice of the time and place of said hearing be givent to: The proposed ward Minnie Snedeker, by personal service in writing. John W. Dailey, Probate Judge (Seal)

14927-A

Third and final account

Estate of Lucile Brubaker, deceased

This day came Addie E. Burbaker, executrix of said estate, and filed her third and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 28th day of February 1947, at 10:00 to clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Januart 20, 1947

Probate Court, Union County, Ohio
Estate of Frances Harriet Calhoun, Deceased.
This day came Ray T. Calhoun, Administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Friday, the 28th day of February, 1947 at 10 o'clock A. M., and that notice there of be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (seal)

Orders for hearing and for notice
In the matter of James Sweeney, alleged to be feeble-minded
This day an affidavit alleging James Sweeney to be feeble-minded was filed in this court by
Florence Sweeney. It is ordered that hearing on the affidavit be had before this court at
Marysville, Ohio on the 23rd day of January 1947, at 1:00 o'clock P. M. and that written notice
of said hearing be given by mail or otherwise to all persons entitled to notice under the
law of the State of Ohio; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Orders for warrant and for subpoena
In the Matter of James Sweehey, alleged to be feeble-minded
This day an affidavit alleging James Sweeney to be feeble-minded was filed in this court by
Florence Sweeney. It is further ordered that subpoenas issue to for P. D. Longbrake and
Angus MacIvor registered physicians of Ohio who have had at least three years' experience in
the practice of medicine, witnesses, to appear at the time and place aforesaid; and this cause
is continued. John W. Dailey, Probate Judge (Seal)

January 22, 1947

15205 Probate Court, Union County, O. In the Matter of the Will of Ina Belle Conrad, deceased. This matter came on this day further to be heard, on the application of Robert L. Barton, to admit to probate and record the Will of Ina Belle Conrad, deceased, late of the Willage of Magnetic Springs in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and all the next of kin of said decedent, known to be resident of the State, have been duly served with notice of the filing of said willand of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waaved notice and given consent to the probate of said will. And the subscribing witnesses this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said will which testimony was reduced to writing, was subscribed by them respectivelyk and was filed herein. Whereupon, the Court finds that the aforesaid instrument of writing, is the will of said Ina Belle Conrad, 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 andmemory and not under any restrating. Therefore the Court orders the admitting of said will to probate, and that it together with the said testimony of the witnesses above named, be entered of record in the records of this office. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohoo
In the Matter of the Guardianship of Katherine E.Cook, Margie B. Cook, James Glotts, Carl Clotts, Minors.
This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to ro waived by all interested parties as heretofore ordered.
The Court finds that said Katherine E. Cook, Margie B. Cook, James Clotts and Carl Clotts are minors, and that a guardian is necessary.
It appearing to the Court that Embert Langley is legally competent; that the said Embert Langley has given bond in the sum of \$5000.00 conditioned according to law, with Fidelity and Deposit Company as sureties thereon; it is further ordered that said bond be approved; and that Letters of Guardianship issue to said Embert Langley as provided by law. John W. Dailey Probate Judge (seal)

In the Matter of the guardianship of William Braun, incompetent
This day the nineteenth account of Christine Braun, guardian of William Braun, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers thereto, and being fully adivsed 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 \$301.19 and the securities as listed in the account in the hands of said guardian due said ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In a B. Conrad, Administratrix of the Estat of Orman A. Conrad, deceased Plaintiff
vs Ina B. Conrad, et al., Defendants.
It appearing to the Court that Ina B. Conrad, administratrix with the will annexed of the
estate of Orman A. Conrad, deceased, who originally brought this action, had died and that
Jesse M. Conrad has been appointed and duly qualified as administrator de bonis non of the
estate of Orman A. Conrad, deceased, it is ORDERED that the said Jesse M. Conrad be substituted
as plaintiff in this action for the said Ina B. Conrad, as administratrix, and he proceed
therein the same as the said Ina B. Conrad could have done had she not died, and that Robert
L. Barton, executor of the said estate of Ina B. Conrad, be substituted for the estate of Ina
B. Conrad a party defendant. John W. Dailey Judge (seal) Approved: Robert L. Barton
Attorney for Admx.

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Ina B. Conrad, Administratrix with the Will annexed of the Estate of Orman A. Conrad, deceased Plaintiff
vs. Ina B. Conrad, Claude Eugene Conrad, Defendants.
his matter came on to be heard upon the petition of the plaintiff and the answer of Clifton L. Caryl, guardian ad litem of Claude Eugene Conrad, a minor, the answer of Ina Bl Conrad and the evidence; and the Court finds all of the defendants herein have been duly and legally served with process; and that it is necessary to sell said real estate to pay the debts of said estate and the prayer of said 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 Harrison Norris, Clifford Black, and Arthur Petty three judicious and disinterested persons of the vicinity be and they hereby are appointed to appraise said real estate at its true value in money; it is further ordered that said appraisers be sworn as

required by law to truly andimpartially appraise said real estate upon actual view of its fair cash value, and it discharge the duties required of them according to law, and tomake return of their proceedings in writing to this Court on or before the 21 day of February, 1947. John W. Dailey A pprovedRobert L. Barton, atty. for Admx.

Brder for appointment and for bond
In the matter of the estate of Orman A. Conrad, deceased, late of Magnetic Spings in said County having heretofore been duly approved, and allowed, and Ina B. Conrad, the former sole administratril of said decedent, having died wintout fully administering said estate; this day Jesse M. Conrad 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 estate of said deceased, not administered, that said Jesse M. Conrad is a suitable person and legally competent, it is ordered that he be appointed as such administrator de bonis non with the will annexed upon giving bond with sureties as required by law in the sum of twenty-five dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Order for hearing and notice
In the matter of the guardianship of Claude E. Conrad, minor
This day Ethel May DeWitt filed an application on the court for the appointment of herself as guardian of Claude E. Conrad, minor. It is ordered that said application be set for hearing on the 21st day of February 1947, at 10:00 o'clock A. M., and that at least three days's written notice of time and place of said hearing be given to: The proposed ward Claude E. Conrad, by personal service of such written notice. All other interested parties, as provided by law(General Code, Sec. 10507-4) John W. Dailey, Probate Judge (Seal)

14249-3

Entry G. C. #10501-63 In the matter of the appointment of official shorthand stenographer Now comes the court, and, it appearing that the services of an official shorthand reporter will be necessary from time to time for the dispatch of the business of the court, hereby appoints Arthur D. Lowe, as such official shorthand reporter for the court, who shall take oath for the faithful performance of his duties, as provided by law, and serve from the date of this entry to and including December 31st, 1947. Said appointment being for a term of less than one year the court hereby allows a per diem conpensation of \$15.00 for each day actually engaged in taking testimony or performing other duties under the order of the court, which compensation shall be in full of all services so reddered, and be paid from the general fund of the county upon the warrant of the auditor at such times and in such amounts as shall be certified by the court. It is further ordered by the court that the compensation of said stenographer for making transcripts of all or such portion of the testimony or other proceedings in any case reported by him as may be requested for the use of the court, or the parties ordering the same, be and here is fixed at the sum of 12% per folio of 100 words, to be paid in the manner provided by law. John W. Pailey, Probate & Juvenile Judge (Seal)

In the matter of the appointment of official shorthand reporter State of hio, Union County, ss:

I, Arthur D. Lowe, being duly sworn, say that I will support the Constitution of the United States and the Constitution of the State of Ohio, and that I will faithfully and impartially discharge the duties of Official Shorthand Reporter of the Probate and Juvenile Court of Union County, Ohio. Arthur D. Lowe Sworn to before me and signed in my presence this 22nd day of January A. D. 1947. John W. Dailey, Probate & Juvenile Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Ina B. Conrad, deceased
The last will of Ina B. Conrad, deceased, late of Magnetic Springs, in said County, having heretofore been duly proved and allowed; this day Robert L. Barton, 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 L. Barton is a
suitable person and legally competent, it is ordered that he be appointed as such executor upon
giving bond with sureties as required by law in the sum of twenty-five thousand dollars; and
this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued orders to publish notice
In the matter of the estate of Ina B, Conrad, deceased
This day Robert L. Barton, appeared in open court, accepted the trust as executor of the estate of Ina B. Conrad, deceased, and gave and filed herein his bond in the sum of twenty-five thousand dollars, conditioned according to law, with United States Fidelity and Guarantee Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Robert L. Barton; 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 \$\frac{1}{2}\text{ohn W. Dailey. Judge (Seal)}\$

January 22, 1947

15058 IN THE PROBATE COURT OF UNION COUNTY, OHIO

In the Matter of the Estate of William L. Elliott, deceased.

This day this cause came on for hearing upon the application of Robert A. Ports, Sr. as Administrator of the Estate of William L. Elliott, deceased, for the allowance of counsel fees of Allem & Allen for services rendered to the estate as counsel for extraordinary services and expenses the sum of Twelve hundred and twenty-eight dollars (\$1228.00) over and above the ordinary compensation.

On consideration thereof, the Court allows to Allen & Allen, Attorneys for extraordinary legal services rendered not required in the common courts of administration the sum of Twelve hundred and twenty-eight dollars (\$1228.00) which the court at this time considers to be just and reasonable.

The foregoing allowance is to be listed as a credit in the account of the fiduciary and is subject to exceptions as other items of credit therein. John W. Dailey Probate Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO

In the Matter of the Estate of William L. Elliott, deceased.

This day this cause came on for hearing upon the application herein filed for extraordinary services and expense incurred by Robert A. Ports, Sr, in the Administration of this estate. Upon consideration thereof the court finds that the Administrator filed his application with the court for the authority to continue the business of the decedent and to complete the erection of a building upon the real estate of the decedent.

The court finds from the evidence produced that the Administrator operated the business of the decedent and finished the construction of the building upon the real estate; that the continuation of the business and the completion of the building were services not common and ordinary rendered or required in the administration of the estate.

The court further finds the reasonable value of the services rendered in the operation of the business of the decedent and the completion of the building to be in the amount of Five hundred (\$500.00) Dollars.

Wherefore the court allows to said fiduciary, in addition to the allowance for ordinary services, the sum of Five hundred (\$500.00) dollars for extraordinary services rendered not required in the common course of his duty.

Exceptions noted to all interested parties. John W. Dailey Probate Judge (seal)

January 23, 1947

In the Matter of James Sweeney, feeble-minded This day this cause came on further to be heard, and the said James Sweeney was brought before the court. Thereupon the Judge proceeded with the examination; and having heard the testimony of P. D. Longbrake and Angus MacIvor the medical witnesses, and of and being satisfied that said James Sweeney is Beeble-minded; that he has a legal settlement in Jerome Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private of public charitable institution or organization, or other benevolent association; that his feeble-mindedness has occurred during the time he has resided in this state; that his being at large is not dangerous to the community; and that he is a suitable person for specialized care and treatment at the State Hospital at Orient, Ohio. It is therefore ordered that P. D. Longbrake and Angus MacIvor, the medical witnesses in attendance, make out a medical 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 hospital for the admission of said James Sweeney, and that a 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 James Sweeney be committed into the custody of Florence Sweeney until he can be admitted into said hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Elmer Eugene Drumm, deceased.
This day Joseph E. Drumm appeared in openCourt, and made and filed an application under oath as required by law to be appointed as Administrator of the Estateof Elmer Eugene Drumm, deceased, late of Marysville, Ohio in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Joseph E. Drumm is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Eight Thousand (\$6000.00) Dollars, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Elmer Eugene Drumm, deceased
This day Joseph E. Drumm appeared in open Court, accepted Elmer Eugene Drumm as Administrator of the estate of Elmer Eugene Drumm, deceased, and gave and filed herein his Bond in the sum of Eight Thousand (\$6000.00) Dollars, conditioned according to law, with the Fidelity & Deposit Co. of Md. as sureties, which Bond is approved by the Court.
It is therefore ordered that Lettersof Administration issue to said Joseph E. Drumm. that Lowell Cross, Perry McAuliffe, and Pearl McMahon be appointed appraisers of said estate; that notice of said appointment be published as required by law; this proceeding berecorded, and that said Administrator pay the costs herein taxed at W. John W. Dailey Judge Seal)

Order approving inventory and appraisement
In the matter of the estate of Jennie F. Mc lroy, deceased
This day an inventory and appraisement in the above captioned estate, heretoforefiled herein, came on for hearing. It appearing to the satisfaction of the court that notice of the filing 6 the said inventoryand appraisement 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Order approving inventory and appraisement
In the matter of the estate of Alice McKitrick, deceased
This day an inventory and appraisement 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 to or waived by all interested parties, as required by law, and no exceptions having been filed therto, it is now ordered that said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Filing of First and Final Account
Estate of Anna O. Williams, incompetent
This day came Minnie Otte; guardian of said estate, and filed her first and final account herein. It is therupon ordered that said account be set for hearing on Friday, the 28th day of February 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

January 24, 1947

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Accounts and vouchers of the following named persons and estates have been filed in the Probate
Court of Union County, Ohio, for approval and settlement: 14927-A Addie E. Brubaker, Executrix
of the estate of Lucile Brubaker, third and final account; 15045 Ray T. Calhoun, administrator
of the estate of Frances Harriet Calhoun, First and Final Account; 15117-A Edward Nicol and
Louis Michel, executors of the estate of Anna Barbara Nicol, first and final account; 15136
F. Gertrude Nicol, Administratrix of the estate of George R. Nicol, first and final account;
11940 Lloyd E. Blake, guardian of Pearl Watkins, fifth partial account; 15102-A Valera M.
Stiner, Administratrix of the estate of Lutrell Stiner, First and Final Account; 15115 Dorothy
Conklin, administratrix of the estate of Arthur Steele First and final account; 15122 George
Poston, administrator of the estate of Charlotte Poston, first and final account; 15123 Louis
J. Blumenschein, First and Final Account; 14165 Fred Houston, guardian of the person and
estate of William O. Shearer, second and final account; 15034 Minnie Otte, guardian of the
estate of Anna O. Williams, first and final account; Unless exceptions are filed thereto, said
accounts will be for hearing before this court, on the 28th day of February, 1947 at 10:00 o'
clock A. M. at which time said accounts will be considered and continued from day to day until
finally disposed of. Any person interested may file written exceptions to said accounts or to
matters pertaining to the execution of the trust, not less than five days prior to the date
set for hearing. John W. Dailey, Probate Judge (Seal)

Order on hearing
In the matter of the guardianship of Minnie Shedeker, an 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 Minnie Snedeker is incompetent by reason of advanced age, mental or physical disability and infirmity 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 Marion C. Winter is legally competent, and he having filed an application herein and given gond in the sum of \$5000.00 conditioned according to law, with The Fidelity and Deposit Co. of Maryland as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Marion C. Winter as provided by law. John W. Dailey, Probate Judge (Seal)

January 25, 1947

Order approving inventory and appraisment
In the matter of the estate of Lawrence Woerner, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

January 24, 1947

Orders for hearing and notice
In the matter of Nora Manville alleged to be mentally ill
This day an affidvait alleging Nora Manville to be mentally ill was filed in this court by H. S.
Roosa. It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio on the 27th day of January 1947, at 1:00 o'clock P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under thelaw of the State of Ohio; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Orders for wargant and subpoena
In the matter of Nora Manville alleged to be mentally ill
This day an affidavit alleging Nora Manville to be mentally ill was filed in this court by
H. S. Roos. It is therefore ordered that a waarant of detention issue to H1 S. Roosa, Sheriff
commanding him to apprehend said person and detain her at Union County Jail, and bring her
before this court, at Maryaville, Ohio, on the 27th day of January 1947 at 1 o'clock P. M
It is further ordered that subpoenas issue to for P. D. Longbrake and Angus MacIvor, registered
physicians of Ohio who have had at least three years' experience in the practice of medicine,
and for witnesses, to appear at the time and place aforesaid; and this cause is continued.

John W. Dailey, Probate Judge (Seal)

January 27, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Ira O. Ebright, deceased.
This day the affidatit of Rosemary W. Shirk, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of William L. Coleman as Administrator of the Estate of Ira O. Ebright, deceased, was published in said nespaper 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Addison J. Lee, deceased.
This day the affidavit of Rosemary W. Shirk, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of John L.
Parrott as Administrator of the Estate of Addison J. Lee, 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Clayton Crane, deceased.
This day the affidavit of Rosemary W. Shirk, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Clara E. Crane as Executrix of the Estate of Clayton Crane, 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. John". Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Elmer Eugene Drumm, deceased.
Whereas, on the 18th day of January, 1947, the said Elmber Sugene Drumm died, possessed of an automobile, of which the following is a description: Year-1940 No. of Cylinders-6 Motor No. 4134942 Make-Hudson Manufacturer's Serical No. 4134942 Body Type 2 Dr. sedan Model-Super Six Horse Power- 21.6 Certificate of Title No. 8019649
And whereas, on the 27th day of January, 1947, the above described automobile was transferred to Mamie Drumm by an order of the Court as appears on the journal of said Probate Court, Vol 53 page 310;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described authombile, to Mamie Drumm the party named herein. John W. Dailey Probate Judge (seal)

Probate Court, UnionCounty, Ohio
In the Matter of the Estate of Thomas W. Woodson, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; that the same be recorded. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
Estate of Thomas W. Woodson, deceased. Filing of first and final account.
This day came Gwynn Sanders, Administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Monday, the 31st day of March 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Elmer Eugene Drumm, eccased.
This day an Inventory and Appraisement in the above captioned estate, heretofore filed herein, came on for hearing.
It appearing to the satisfaction of the Court that notice of the filingof the said Inventory and Appraisement 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 and Appraisement after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Imer Eugene Drumm, deceased.
This day this cause came on to be heard upon the petition herein filed, which petitoon is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clark of Courts of Union County, Ohio be and hereby is authorized to assue a Certificate of Title to Mamie Drumm in accordance with the prayer of the petitioner. John W.

Dailey Probate Judge seal)
In obedience to the within order, I issued a Certificate of Title to the within described Motor Vehicle to Mamie Drumm, this 27th day of January 1947 Harold Cameron, Clerk of Courts, of Union County, Ohio

Probate Court, Union County, Ohio
In the Matter of the Estate of Louisa Schuster, deceased.
This day John Schuster 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 Louisa Schuster, deceased, late of Jackson Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said John Schuster is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-one Thousand --- Tollars, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Louisa Schuster, deceased.
This day John Schuster appeared in open Court, accepted the appointment as Administrator of the Estate of Louisa Schuster deceased, and gave and filed herein his Bond in the sum of Twenty-one Thousand --dollars, conditioned according to law, with The Fidelity & Deposit Co. of Maryland as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said John Schuster, that J.F. Rapp, Paul Kile, and Clyde Carter be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey Judge (seal)

15213 January 28, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Lydia L. Waters, deceased.
This day James E. Hoover 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 Lydia L. Waters, deceased, late of Taylor Township in said County, and an affidavit that there is not to his knowledge any last "ill 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 James E. Hoover 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Lydia L. Waters, deceased.

This day James E. Hoover appeared in open Court, accepted the appointment as Administrator of the Estate of Lydia L. Waters, dece sed, and gave and filed herein his Bond in the sum of six thousand dollars, conditioned according to law, with The Fidelity & Deposit Co. of Maryland as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said James E. Hoover, that C. E. Spangler, W. R. Rimer and M. J. Thompson as suitable disinterested persons for such appraisers. of said estate; that notice of said appointment be published as recuired by law; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at

| _____ John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Emma P. Jones, deceased.
This day came William L. Coleman, administrator of the estate of Emma P. Jones, deceased, and filed herein his application, duly verified, which application is attached and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons towhom each such parcel thereof passed by descrnt or devise is as set forth in said application, and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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 ap lication, be filed with the Recorder of the proper County for record, as provided by law. John W. Dailey Frobate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Hugh Calvin Stewart, deceased.
The last Will of Hugh Calvin Stewart, deceased, late of Dover Township in said County, having heretofore been duly approved and allowed, and E. H. Hatton, the former sole executor of said decedent, having been discharged without fully administering said Estate; this day Clifton L. Caryl 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 datisfied that an Administrator should be appointed to administer the goods and estate of said deceased, not administered, that said Clifton L. Caryl is a suitable person and legally competent, it is ordered that he be appointed as such Administrator de Bonis Non with the Will Annexed upon giving bond with sureties as required by law in the sum of four thousand dollars, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Hugh Calvin Stewart, deceased.
This day Clifton L. Caryl 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 Bond in the sum of four thousand dollars, conditioned according to law, with The Ohio Casualty Insurance Co. as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration de Bonis Non with the Will Annexed issue to said Clifton L. Caryl; 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 at . John W. Dailey Judge seal)

Frobate Court, Union County, Ohio

state of Jennie A. White, deceased, Filing of first and final account.

his day came Clarence 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 Monday, the 31st day of March, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said tim.e John W. Dailey robate Judge seal

Probate Court, Union County, Ohio
In the Matter of the Estateof Leonard Daniel Patch, deceased.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge seal)

Probate Court, Union County, Ohio
Estate of Hugh Calvin Stewart, deceased. Filing of second and final account.
This day came Clifton L. Caryl, Trustee, and filed his second and final account, herein.
It is thereupon ordered that said account be set for hearing on Monday, the 31st day of March, 1947, at 10 oo'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (seal)

January 30, 1947

Probate Court, Union County, Ohio
In the Matter of the Guardianship of John C. Hartshorn
This day Marie Randall filed an application in Court for the appointment of aguardian of John C. Hartshorn alleged incompetent person by reason of advanced age.
It is ordered that said application be set for hearing on the 39th day of January 1947, at 1:00 o'clock P. M.
The proposed ward having consented in writing to the appointment. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Guardianship of John C. Hartshorn
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 C. Hartshorn is an incompetent person by reason of advanced age, and therefore he is incapable of taking care of and preserving his property.

It appearing to the Court that Marie Randall is legally competent, and she having filed the application herein and given bond in the sum of \$2100.00 conditioned according to law, with the Ohio Casualty Insurance Co. as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Marie Randall as provided by law. John W. Dailey Probate Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Guardianship of Clara V. Donley, an incompetent
Lewis C. Donley, as guardian of Clara V. Donley, incompetent, Plaintiff
-vs-Clara V. Conley, his ward and Lewis C. Donley, Defendants.
This day this cause came on to be heard on the report of the plaintiff Lewis C. Donley as
guardian of Clara V. Donley 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 Clara V. Donley in
said real estate, to the purchaser Derwood DeGood, upon the said purchaser paying the purchase
price in the sum of \$2,000.00 in cash.
And now t is 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 \$2,000.00, it is ordered that
the said plaintiff, out of the money in his hands, pay:
First to the Treasurer of Union County the taxes against said property, the sum of \$18.32
Second to this Court the costs and expenses incurred in the sale of said property the sum of
\$21.90
It is further ordered that the balance of said proceeds, amounting to the sum of \$1,959.78
be accounted for by the said guardian in his accounting according to law.
And it is further ordered that this proceedings be recorded. John W. Dailey Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Estate of Maude Wear, deceased.
Upon application of the executor and it appearing that certain assets have been discovered since the filing and the approval of the inventory and appraisement herein, it is ordered that the following assets be considered as though included in the inventory and appraisement and said executor charged therewith.

1. Certificate No. A553106 for 23 shares of common stock in the Baltimore and Ohio Railroad Company. The quoted market value is \$14.75 per share \$339.25
2. Specie money in the sum of 60.00 Total \$399.25 John W. Dailey Probate Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Estate of Neva H. Rings, deceased.
This day this cause came on to be heard upon the application of Cephas Atkinson, Executor for an order authorizing him to accept an offer of settlement in an action brought by Jacob M. Rings against said Executor.
And it is ordered that said application be set for hearing for Saturday, February 1st, 1947 at 10;00 o'clock A. M. and that notice of said hearing be served upon Cary Holycross, beneficiary of said estate by applicant depositing a copy of this entry in the mail at Marysville, Ohio upon this day addressed to the said Cary Holycross registered with return receipt.

John W. Dailey Probate Judge (seal)

January 31, 1947

Probate Court, Union County, Ohio
In the Matter of the Estateof Myrtle Glass, deceased.
This day Lindsey W. Glass appeared in open Court, and made and filed an application under oath re required by law to be appointed as Administrator of the Estate of Myrtle Glass, deceased, lage of Richwood in said County, and an affidavit that there is not to his knowledge any last will and testament and 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 Lindsey W. Glass is a suitable person and legally competent, it is ordered that he be appointed assuch Administrator upon giving bond with sureties as required by law in the sum of twenty-one hundred dollars, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Myrtle Glass, deceased.
This day Lindsey W. Glass appeared in open Court, accepted the appointment as Administrator of the Estate of Myrtle Glass, deceased, and gave and filed herein his Bond in the sum of twenty-one hundred Dollars, conditioned according to law, with The Fidelity & Deposit Co. of Maryland as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Lindsey W. Glass; 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 \$\frac{1}{2}\$. John W. Dailey Judge (seal)

15090-A Probate Court, Union County, Ohio

January 31, 1947

In the Matter of the Estate of Susannah Perkins, deceased.

This day the first and final account of Walter E. Fogle Executor of the Estate of Susannah Perkins deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Flora M. Morse, deceased.
This day the first and final account of Lulu B. Morse, Executrix of the Estate of Flora M.
Morse, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all the matters pertaining theretoo and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.
Therefore the said account is hereby approved, allowed and confirmed.
The Court finds said account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of J. Fred Johnson, Deceased.
This day the first and final account of Robert F. Allen, Administrator of the Estate of J. Fred Johnson deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all the matters pertaining theretoo and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.
Therefore the said account is hereby approved, allowed and confirmed.
The Court finds said account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Blanche Williams, Deceased
This day the first and final account of Norman G. Williams, Administrator of the estate of
Blanche 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
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 account and the proceedings herein be recorded in the Records of this
office. It is further ordered that the fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of R. Paul Evans, Deceased.
This day the first and final account of Louise A. Evans, Administratrix of the Estate of R.
Paul Evans, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all the matters pertaining theretoo and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.
Therefore the said account is hereby approved, allowed and confirmed.
The Court finds said account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matterof the Estate of Anna Armstrong, deceased.
This day the first and final account of C. A. Hoopes, Administrator of the Estate of Anna Armstrong, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Sarah M. White, deceased.
This day the first and final account of Marion C. Winter, Administrator of the Estate of Sarah M. White, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one appearing to

except or object to the same; and all the matters pertaining theretoo and being fully advised in the premises, finds the same to be in all respects just and just and correct and in conformity to law.

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

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

It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Joseph H. Wiley, deceased.
This day the first and final account of Fern Wiley, Administratrix of the Estate of Joseph H. Wiley, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed theretoo and no one to escept 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Ozro D. Caldwell, deceased.
This day the first and final account of Josie M. Caldwell, Administratrix of the Estate of Ozro D. Caldwell, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed theretoo 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 adered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of George L. Street, deceased.
This day the first and final account of Mary E. Punday, Administratrix of the Estate of George L. Street, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 in conformity to law.
Therefore the said account is hereby approved, allowed and confirmed.
The Court finds said account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and descharged except for fraud or manifest error. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Jennie E. Murphy, deceased.
This day a schedule of Claims in the above captioned estate was filed in this court by the fiduciary af said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Daihey Probate Judge (seal)

Probate Court, Union County, Ohio

State of Jennie E. Murphy, deceased. Filing of first and final account.

This day came M. C. Murphy, Administrator of said estate, and filed his first and final account herein.

It is thereupon ordered that said account be set for hearing on Monday, the 31st day of March, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said tim.e John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Lydia L. Waters, deceased.
This day an Inventory and Appraisement 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 to or waived by all interested parties, as required by law, and to exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey_Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Addison J. Lee, deceased.
This day came John L. Parrott, Administrator of the estate of Addison J. Lee, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, asset forth in the application.

It appearing to the satisfaction of the Court that all the representations set forth in said application are true; that the description of said real estate and the list of persons to whom such parcel thereof passed by descrnt or devise is as set forth in said application; andit 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 dublicate 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. John W. Pailey Probate Judge (seal)

14026
IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the matter of the Trusteeship of Viola W. Robinson, et al.,
his day this cause came on for hearing upon the application of Roy F. Robinson, trustee heretofore herein appointed by this Court, asking for an order to use a portion of the trust estate
belonging to, Dorothy M.Robinson and Doris J. Robinson, for their maintenance, clothing,
tuition and expenses incident or necessary for them or each of them to take a business course,
or short course of higher education, and upon consideration thereof the court finds that it
would be for the best interests of said wards that they have and receive an addition al education
and in paying the expense thereof or incident thereto to use a portion of said trust fund for
each. Therefor the court does grant said application.
And it is orddered by the court and the said trustee is authorized and directed to use so
much of said trust fund belonging to each of the said wards that he finds or may be necessary
to pay for the maintenance, support, tuition and any other expense necessary or incident toward
a business course or other educational course the said ward's desire, in a sum not to exceed
\$1000.00 for each ward and charge the same against said trust estate belonging to said wards
and in his hands. John W. Dailey Judge 'seal')
February 1, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Reuben E. Curry, deceased.
This day John W. Curry appeared in open Court, and made and filed an application under oath as required by haw to be appointed as Administrator of the Estate of Reuben E. Curry, deceased, late of Claibourne Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said John W. Curry 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 and no/100---Dollars, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Reuben E. Curry, deceased.
This day John W. Curry appeared in open Court, accepted the appointment as Administrator of the Estate of Reuben E. Curry deceased, and gave and filed herein his Bond in the sumof Two Thousand and no/100--Dollars, conditioned according to law, with The Fidelity & Deposit Co. of Maryland as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said John W. Curry, that Joy Moyer, Jay Evans, and Herman Warye be appointed appraisers of said estate; that notice of said appointment be published as required by law; this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$\(\)_ Dohn W. Dailey Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Estate of Neva H. Rings, deceased.
This day this cause came on to be heard upon the application of Cephas Atkinson, Executor, for authority to compromise a claim of said estate against Jacob Rings upon a note for \$3364.00 by accepting one-half of said note, to-wit, \$1682.00 and paying the court costs in the action brought by Jacob Rings in the Common Pleas Court of Union County to enjoin collection of said note. And it appearing to the court that said settlement is for the best interest of said estate and that all parties in interest have agreed thereto said application is sustained and said Executor is directed to make said settlement. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Elmer Eugene Drumm, deceased.
This day came Joseph E. Drumm, Administrator of the estate of Elmer Eugene Drumm, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belongin to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descrit or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to the persons hamed 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. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Imer Eugene Drumm, deceased. Order to sell personal property. This day this cause came on to be heard upon the petition herein filed and the testimony of Joseph E. Drumm, Administrator of the Estate of Elmer Eugene Drumm, deceased, and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; itis therefore ordered that Joseph E. Drumm as admininstrator of said estate of Elmer Eugene Drumm deceased, proceed to sell said personal property described in the petition at private sale, for the best price obtainable. It is further ordered that said sale be made on the following terms: Cash. It is further ordered that said administrator make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued. John W. Dailey Probate Judge (seal) February 3, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Leonard Daniel Patch, deceased.
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Bessie Patch, as Administratrix of the Estate of Leonard Daniel Patch, 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Adam E. Shuman, Sr., deceased.
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a news paper of general circulation in this County, that the Notice of Appointment of Lelah A. Shuman as Administratrix of the Estate of Adam E. Shuman, Sr., deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Flora Curry, deceased.
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of John W. Curry, as Administrator of the Estate of Flora 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. John W. Dailey Judge (seal)

Frobate Court, Union County, Ohio
In the Matter of the Estate of Ernest Durell Wood, deceased.
This day Vella I. Wood 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 Ernest Durell Wood, deceased, late of Leesburg Township in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the saidintestate, 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 Vella I. Wood is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Twenty-one hundred dollars, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Ernest Durell Wood, deceased.
This day Vella I. Wood appeared in open Court, accepted the appointment as Administratrix of the Estate of Ernest Durell Wood deceased, and gave and filed herein her Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Fidelity & Peposit Company of Maryland as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Vella I. Wood, that Ralph Styer, Fay Styer, and Dell Easterday, be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrix pay the costs herein taxed at John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the matter of the guardianship of Harold E. Biddle, minor.
This day Elizabeth J. Biddle filed an application in the Court for the appointment of herself Guardian of Harold E. Biddle, Minor.
It is therefore ordered that said application be set for hearing on the 10th day of February 1947 at 10 o'clock A. M., and that at least three days' written notice of the time and place of said hearing be given to: --- John W. Dailey Probate Judge (seal)

February 4, 1947

PROBATE COURT, UNION COUNTY, OHIO

McKinley Haines, Guardian, etc. Plaintiff,

-vs- Barbara Kleiber, et al., Defendants

It having come to the knowledge of the Court that Barbara Kleiber, one of the defendants to this action is incompetent, it is ordered that Gwynn Sanders be and he hereby is appointed trustee for the suit to defend said action on behalf of said defendant. John W. Dailey Judge (seal)

15126-A
PROBATE COURT OF UNION COUNTY, OHIO
McKinley Haines, Guardian of Barbara Kleiber, etc., Plaintiff
-vs- John Kleiber, et al., Defendants.
This day this cause came on to be heard upon the petition of plaintiff, evidence and testimony and the court being fully advised in the premises finds that all the defendant herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the court.
The Court further finds from the evidence that it is to the best interest of said estate that the real estate of the ward be sold and converted into money.
It is therefore ordered by the Court that Robert Ackerman, Elba Mathers and N. E. Davis, three suitable and judicious disinterested persons be and they hereby are appointed to appraise said real estate as described in the petition as true and actual value in money.
It is further ordered that said appraisers be sworn as required by law and afterward, upon actual view, perform the duteis required of them and make return of their proceedings in writing to this Court on or before the fourth day of February, 1947 and this cause is continued.
John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
McKinley Haines, Guardian of the person and estate of Barbara Kleiber, Plaintiff
-vs- Barbara Kleiber et al., Defendants.
This day this matter came on further to be heard on the report of the appraisers heretofore herein appointed; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

It appearing to the Court that the amount of the original bond given by McKinley Haines as such guardian 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 McKinley Haines as such guardian, 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. John W. Dailey Probate

Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Guardianship of Elizabeth Willoughby
This day McKinley Haines filed an application in Court for the appointment of a Guardian of Elizabeth Willoughby alleged incompetent because of physicial disability and advanced age.
It is ordered that said application be set for hearing on the 4th day of February, 1947 at 10 o'clock A. M.
The proposed ward having consented to the appointment in writing. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Guardianship of Elizabeth Willoughby,
This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered.
The Court finds that said Elizabeth Willoughby is an incompetent by reason of her physicial condition and advances age and therefore she is incapable of taking care of and preserving her property.

It appearing to the Court that McKinley Haines is legally competent, and he having filed an application herein and given bond in the sum of \$5,000.00 conditioned according to law, with fidelity & Deposit Company of Maryland as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said McKinley Haines as provided by law. John W. Dailey Judge (seal)

Probate Court, UnionCounty, Ohio
In the Matter of the Guardianship of Eugene Willoughby
This day McKinley Haines filed an application in Court for the appointment of a Guardian of
Eugene Willoughby alleged incompetent because of mental condition.

It is ordered that said application be set for hearing on the 11 day of February 1947 at
10 o'clock A. M.; and that at least three days' notice of the time and place of said hearing
be given to:
The proposed ward Eugene Willoughby, by personal service in writing.
All other interested parties by service by the Sheriff as provided by law. Jöhn W. Dailey
Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Adam E. Shuman, 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 17th day of February 1947, at 10 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by the sheriff of Union County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey Judge seal)

February 5, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Orman A. Conrad, 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 February 1947, 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, be the Sheriff of Union County at least 10 days prior to the date of said Hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey Judge (seal)

15143-B

Entry dispensing with new appraisement and ordering public sale Mary E. Foster, Executrix of the estate of Frank E. Foster, deceased, Plaintiff vs Mary E. Foster, etl al. Defendants This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent to pay debts of his estate, the answer and cross petition of the Federal Land Bank of Louisville, Kentucky, the other defendants having waived the issuance and service of summons and voluntarily entered their appearance herein. 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 Eight thousand five hundred dollars (\$8500.00) and orders that a further appraisement be dispensed with. The court further finds the bond heretofore given by the plaintiff, as executrix of the estate of Frank E. Foster, deceased, in the amount of Twenty thousand Dollars is sufficient, and it is ordered that an additional bond be dispensed with. It is now ordered that Mary E. Foster, executrix of the estate of Frank E. Foster, deceased, proceed to advertise for sale at the north door of the court house in Marysville, Ohio, on the 1st day of March 1947 at 10:00 A. M. the real estate in the petition 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, that is, ten percent in cash to be paid by the purchaser immediately after said sale, and the remainder of the purchase price to be paid in cash upon the confirmation of the sale and delivery of a deed to the purchaser. The plaintiff is ordered to make return forthwith upon such sale. John W. Dailey, Judge (Seal) APPROVED: Allen & Allen by Robert F. Allen Robert F. Allen Attys. for plaintiff. Gwynn Sanders, Gwynn Sanders, Atty. for Russell A. Foster, et al. Defendants. William L. Coleman, William L. Coleman, Atty. for the Federal Land Bank of Louisbille, Louisville, Ky.

Frobate Court, Union County, Ohio
In the matter of the estate of Robert R. Latham, deceased.

This day came Ray Latham, administrator of the estate of Robert R. Latham, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order dreeting the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application, and

it appearing to the satisfaction of the Vourt that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferredupon 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. Johnn Dailey Probate Judge (seal)

Order for hearing and notice
In the matter of the guardianship of Jacob Greenbaum, an incompetent
This day Anna Young filed an application in Court for the appointment of a guardian of Jacob Greenbaum alleged incompetent. It is ordered that said application be set for hearing on the 11th day of February 1947 at 10:00 o'clock A. M., and that at least three day's notice of the time and place of said hearing be given to: The proposed ward Jacob Greenbaum, by personal service in writing. All other interested parties by personal service as provided by law. John W. Dailey, Probate Judge (Seal)

February 6, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Mande Wear, deceased.
Order To Sell household goods and personal effects.
This day this cause came on to be heard upon the petition herein filed and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the household goods and personal effects therein described ought to be sold as prayed for. It is therefore ordered that Robert K, Bravel, as Executor of the estate of said Mande Wear, deceased, proceed according to law to sell said household goods and personal effects at public auction, to the highest bidder, after giving notice thereof for the time and in the manner prescribed by law.
It is further ordered that said sale be made for cash in hand at time of sale.
It is further ordered that said executor make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued. John W.

Dailey Probate Judge (seal)

Orders on filing of Schedule of Claims--confirming without notice
In the matter of the estate of Vena May Krousa, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Adam E. Shuma, deceased.
Order to Sell automobile.

continued. John W. Dailey Probate Judge (seal)

This day this cause came on to be heard upon the petition herein filed and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said automobile at private sale; it is therefore ordered that Lelah A. Shuman as Administratrix of said estate of Adam E. Shuman, deceased, proceed to sell at private sale, for the best price obtainable.

It is further ordered that said sale be made on the following tersm: cash.

Itis further ordered that said Lelah A. Shuman make return of her proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is

Probate Court, Union County, Ohio
In the Matter of the estate of Adam W. Shuman, deceased
Sale ofpersonal property confirmed.
The Administratrix of the Estate of the above named decedent having filed his return of the order hereto issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves the same. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Adam E. Shuman, Sr. deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Max B. Shuman, in accordance with the prayer of the petitioner.

John W. Dailey Probate Judge (seal)
In obedience to the Within order, I issued a Certificate of Title to the within described Motor Vehicle to Max B. Shuman, this 6th day of February, 1947. Harold Cameron Clerk of Courts Union County, Ohio

Probate Court, Union County, Ohio
In the Matter of the Estate of Clayton Crane, deceased.
This day came Clara E. Crane, Executrix of the estate of Clayton Crane, deceased, and filed herein her application, duly verified, which application is attached hereto andmade a part hereof, for an order directing the transfer of certain real estate belongint to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the prepresentations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descrnt or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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 for by law. John W. Dailey Probate Judge (seal)

February 7, 1947

Order approving inventory and appraisement
In the matter of the estate of Ernest Durell Wood, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Filing of Second and Final Account
Estate of Orman A. Conrad, deceased
This day came Ina B. Conrad, administratrix with the willannexed of said estate, and filed her second and final account herein. It is therupon ordered that said account be set for hearing on Monday, the 31st day of March, 1947 at 10:00 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Order for appointment and forbond
In the matter of the estate of Margaret D. Blumenschein, deceased
This day Lewis G. C. Blumenschein appeared in open court, and made and filed an application
under oath as required by law to be appointed as Administrator of the Estate of Margaret D.
Blumenschein, deceased, late of Township of Darby 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 Lewis G. C. Blumenschein
is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of fourteen hundred dollars, and he is hereby directed not to continue decedents business, but vlose the same up forthwith. And this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Margaret D. Blumenschein, deceased
This day Lewis G. C. Blumenschein appeared in open court, accepted the appointment as administrator of the estate of Margaret D. Blumenschein deceased, and gave and filed herein his bond in the sum of fourteen hundred dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Lewis G. C. Blumenschein that A. D. Tosey, Henry Scheiderer and L. W. Gruenbaum, be appointed appraisers of said estate; 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 \$\frac{1}{2}\text{Ohn W. Dailey}\text{, Judge (Seal)}

February 8, 1947

Authority to transfer real estate
In the matter of the estate of Isaac C. House, deceased
This day came Russell D. House, Administrator of the estate of Isaac C. House, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey, Probate Judge (Seal)

Orders on Filing of Schedule of Claims--Confirming Without Notice
In the Matter of the Estate of Minetta Shumway, deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowaing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

rders on Filing Inventory
In the matter of the estate of Flora Curry, deceased
This day an inventory in the above captioned estate was filed in this court by the fiduckry of said estate. It is ordered that the approval of said inventory be set for hearing before this court on the 20th day of February 1947, 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 Onio, by publication in the Union County Journal at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior. John W. Dailey, Judge (Seal)

Authority to transfer real estate
In the matter of the estate of William F. Miller, deceased
This day Ottia J. Miller an heir at law of William F. Miller, deceased and filed herein his
application, duly verified, which application is attached hereto and made a part hereof, for
an order directing the transfer of certain real estate belonging to said decedent, as set forth
in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the
list of persons to whom each such parcel thereof passed by descent or devise is as set forth
in said application; and it appearing to the satisfaction of the court that the law has been
fully complied with by said applicant; it is hereby ordered that said real estate be transferred
upon the duplicate of the county 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. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Eddie J. Tobey, deceased.
This day came Virgie L. Tobey, Administratrix of the estate of Eddie J. Tobey, deceased, of the estate of Eddir J. Tobey, deceased, and filed herein her application, duly vertified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.
It appearing to the satisfact on of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof bassed by descrnt or devise is as set forth in said application, andit 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 n amed 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. John W. Dailey Probate Judge (seal)

Orders on filing of schedule of claims -- confirming without notice
In the matter of the estate of Eddie J. Tobey, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be dispensed with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed, and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Statement in Liew of and For an Account
In the matter of the estate of Eddie J. Tobey, deceased
This day the fiduciary filed the above statement in lieu of and for an account. It appearing all of the assets have been distributed in the land sale proceeding, it is ordered said statements be and the same hereby is accepted in lieu of and for account. It is further ordered that the fiducary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Guardianship of Harold E. Biddle, Minor.
This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to or waived by all interested parties as heretofore ordered. The Court finds that said Harold E. Biddle is a minor, and that a guardian is necessary. It appearing to the Court that Elizabeth J. Biddle is legally competent; that the said bizabeth J. Biddle has given bond in the sum of \$10,000.00 conditioned according to law, with Fidelity and Deposit Co. of Maryland as sureties thereon; it is further ordered that said bond be approved; and that Letters of Guardianship issue to said Elizabeth J. Biddle as provided by law. John W. Dailey Probate Judge (seal)

February 11, 1947

In the matter of the guardianship of Jacob Greenbaum Journal Entry

1517%

This day this cause came on for hearing upon the application herein filed. The court finds that notice has been given to all interested parties as heretofore ordered. The Court further finds that the said Jacob Greenbaum is mentally incompetent to take care of his property and preserving the same and that a guardian should be appointed. It appearing to the court that A. Gilbert Kirby is a suitable person to be appointed and that his appointment has been requested by the children of the said Jacob Greenbaum. It is ordered that the said A. Gilbert Kirby be appointed as guardian of the person and estate of the said Jacob Greenbaum upon the said A. Gilbert Kirby giving a good and sufficient bond in the amount of Twenty Thousand Dollars (\$20,000.00). And this matter is continued. Sohn W. Dailey, Probate Judge (Seal)

February 13, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of John G. Retterer, deceased.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Elsie L. Retterer as Administratrix of the Estate of John G. Retterer, 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Mary S. Curry, deceased.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of C. V. Curry, as Administrator of the Estate of Mary S. 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Minnie Havens, deceased.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of C. A. Hoopes, as Administrator of the Estate of Minnie Havens, 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. John W. Dailey Judge (seal)

15194-A
Probate Court, Union County, Ohio
In the Matter of the Estate of Jennie F. McIlroy, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of the general circulation in this County, that the Notice of Appointment of Pearl McIlroy as Executor of the Estate of Jennie F. McIlroy, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a cpy of said Notice; it isordered that the same be recorded in the records of this office. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Mary S. Kilbury, deceased.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circualtion in this County, that the Notice of Appointment of Ralph E. Kilbury, as Executor of the Estate of Mary L. Kilbury, 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of L. H. Wood, deceased.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of William H. Wood, as Administrator of the Estate of L. H. Wood, 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of C. L. Koerner, deceased.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Clara Markham as Administratrix of the Estate of C. L. Koerner, 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Robert R. Latham, deceased.
This day the affidavit of J. M. Huber, publish er, agent of the Marysville Trubine, a newspaper of general circulation in this County, that the Notice of Appointment of Ray Latham as Administrator of the Estate of Robert R. Latham, 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the "atter of the Estate of Elmer "ugene Drumm, deceased.

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribung, a newspaper of general circulation in this County, that the Notice of Appointment of Joseph E. Drumm, as Administrator of the Estate of Elmer Eugene Drumm, 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. John W. Dailey Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the matter of the estate of Vena May Krouse, deceased.
This day the fiduciary filed in the above statement in lieu of and for an account. It appearing all of the assets have been distributed in the land sale proceeding, it is ordered that said statements be and same hereby is accepted in lieu of and for account. It is further ordered that the fiduciary and her bondsmen be released and discherged except for fraud or mamifest error. John W. Dailey Probate Judge (seal)

In the Probate Court of Union County, Ohio Entry
Order approving publication of accounts
This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders of notice aforesaid to be entered upon the journals of this court in full; said notice is as follows, to-wit: 14927-A Addie E. Brubaker, Executrix of the estate of Lucile Brubaker, Third and Final Account; 15045 Ray T.
Calhoun, Administrator of the estate of Frances Harriett Calhoun, First and Final Account; 15117
A Edward Nicol and Louis Michel, executors of the estate of Anna Barbara Nicol, First and Final Account; 15136 F. Gertrude Nicol, Administratrix of the estate of George R. Nicol, First and Final Account; 15102-A Valera M. Stiner, Administratrix of the estate of Lutrell Stiner, First and Final Account; 15125 Dorothy Conklin, Administratrix of the estate of Arthur Steele, First and Final Account; 15122 George Poston, Administrator of the estate of Charlotte Poston, First and Final Account; 15123 Louis J. Blumenschein, Administrator of the estate of Catherin Blumenschein, First and Final Account; 15123 Louis J. Blumenschein, guardian of the person and estate of William O. Shearer, Second and Final Account; 15034 Minnie Otte, Guardian of the estate of Anna O. Williams, First and Final Account. John W. Dailey, Probate Judge (Seal)

IN THE PROBATE COURT, UNION COUNTY, OHIO
In the Matter of the Estate of William J. Hammond, deceased.
This matter came on to be heard upon the application of the administrator to sell certain personal property described in the petition, and upon the evidence.
Whereupon the court for good and sufficient cause finds that it is for the best interests of said estate to sell the personal property described in the petition at private sale.
It is, therefore, ordered that said Carl W. Ham mond, Administrator, sell at private sale for the best price obtainable and for cash the personal property described in the petition.

John W. Dailey (seal)

In The Probate Court of Union County, Ohio Entry
Order Approving Publication of Accounts
This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders of notice aforesaid to be entered upon the journals of this court in full; said notice is as follows, to-wit:

15090-A Walter E. Fogle, Executor of the estate of Susannah Perkins, First and Final Account; 15119-A Lulu B. Morse, Executrix of the estate of Flora M. Morse, First and Final Account; 15109 Robert F. Allen, Administrator of the estate of J. Fred Johnson, First and Final Account; 15055 Norman G. Williams, Administrator of the estate of Blanche Williams, First and Final Account; 15054 Louise A. Evans, Administratrix of the estate of R. Paul Evans, First and Final Account; 15091-A C. A. Hoopes, Administrator of the esyate of Anna Armstrong First and Final Account; 15050 Marion C. Winter, Administrator of the estate of Sarah M. White, First and Final Account; 15056 Fern Wiley, Administratrix of the estate of Joseph H. Wiley, First and Final Account; 15077-A Josie M. Caldwell, Administratrix of the estate of Ozro D. Caldwell, First and Final Account; 15086 Mary E. Sunday, Administratrix of the estate of George L. Street, First and Final Account; John W. Dailey, Probate Judge (Seal)

February 14, 1947

Journal Emtry on Presentation of Will for Probate
In the matter of the will of Alice J. Wilkins, deceased
An application having been this day presented to the court by Charles E. Wilkins praying that an instrument in writing purporting to be the last will and testament of Alice J. Wilkins, deceased, be admitted to probate: and it appearing to the court that each of the next of kin of said decedent have in writing waived notice of the presentation of said will for probate and that each of said next of kin have in writing consented to the admission of said will to probate; it is ordered that a hearing on said application will be had on the 14th day of February 1947 at 2:00 o'clock P. M. John W. Dailey, Probate Judge (Seal)

February 15, 1947

Order Approving Inventory and Appraisement
In the matter of the estate of Orman A. Conrad, deceased
This day an inventory and appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Relieving Estate from Administration
In the matter of the estate of Nicholas Hastert, deceased
This day this cause came on to be heard upon the application of Sarah Montgomery for an order to relieve from administration the estate of the within named decedent. 't appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application has been waited by all parties entitled to notice according to 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 Forty dollars be delivered or transferred to the surviving spouse of said deceased, in lieu of the calim of such surviving spouse to property not deemed assets and to an allowance for a year's support. It is further ordered by the court that Sarah Montgomery of Peoria, Ohio be and hereby is appointed as Commissioner to execute instruments of conveyance is such is necessary. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of Minetta Shumway, deceased. Filing of First and final account.
'his day came McKinley Haines, Administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Monday, the 31st day of March 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W; Dailey Probate Judge 'seal'

Order Approving Inventory and Appraisement
In the Matter of the Estate of Louise Schuster, deceased
This day an inventory and appraisement in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the watisfaction of the court that notice of the filing of the said inventory and appraisement 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Filing of First and Final Account
Estate of Jacob Fisher, deceased
This day came Peter Fisher administrator of said estate, and filed his First and Final Account herein. It is thereupon ordered that said account be set for hearing on Monday, the 31st day of March 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. Bohn W. Dailey, Probate Judge (Seal)

February 17, 1947

Order approving Inventory and Appraisement
In the Matter of the Estate of Adam E. Shuman, deceased
this day an inventory and appraisement in the above captioned estate heretofore filed herein, came on for hearing. It appearing to the satisfaction of the court that ntoice of the filing of the said Inventory and appraisement 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Authority to transfer real estate In the matter of the estate of Maude Wear, deceased

This day came Robert K. Fravel, Executor of the estate of Maude Wear, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part

hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county where such parcels are situated, to the persons named therin 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 county for record, as provided by law. John W. Dailey, Probate Judge (Seal)

February 11, 1947

Order on hearing
In the matter of the guardianship of Eugene Willoughby
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 Eugene Willoughby is incompetent by reason of mental disability and therefore he is incapable of taking care of and preserving his property. It is therefore ordered that a guardia be appointed. It appearing to the court that McKinley Haines is legally competent and having filed the application herein and given bond in the sum of \$5000.00 conditioned according to law, with Fidelity and Deposit Company of Marykand., as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said McKinley Haines as provided by law. John W. Dailey, Probate Judge (Seal)

February 17, 1947

Orders on filing inventory
In the matter of the estate of Hugh Calvin Stewart, 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 3rd day of March 1947, at 10:00 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio by advertising in the Marysville Tribune. at least 10 days prior to the date of said hearing except those who have waived said notice or who will hereafter be personally seffed by the fiducial herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal)

Orders on filing Inventory
In the matter of the estate of L. H. Wood, 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 be set for hearing before
this court on the 3rd day of March 1947 at 10:00 o'clock A. M. and that notice of said hearing
be given to all person entitled to notice under the last of the State of Ohio by advertising
in the Marysville Tribune at least 10 days prior to the date of said hearing except those who
have waived said notice or who will hereafter be personally served by the fiduciary herein, at
least 10 days prior thereto. John W. Dailey, Probate Judge (Seal)

Orders on Filing Inventory and Appraisement
In the matter of the estate of Elizabeth Willoughby, an incompetent
This day an inventory and appraisement in the above captioned estate was filed in this court
by the fiduciary of said estate. It is ordered that the hearing on the approval of said inventory and appraisemen be had before this court forthwith, notice of said hearing having been
waived by all persons entitled to notice under the law of the State of Ohio. John W. Dailey
Probate Judge (Seal)

Orders on Filing Inventory
In the matter of the estate of Eugene Willoughby, an incompetent
This day an inventory in the aboveccaptioned 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 kaid hearing having been waived by all persons entitled to
notice under the law of the State of Ohio. John W. Dailey, Probate Judge (Seal)

Order to sell
In the matter of the estate of Robert R. Latham, deceased
This day this cause came on to be heard upon the petition herein filed and the testimony and
the court being fully advised in the premises finds that the statements and allegations in said
petition are true, and that the property therein described ought to be sold as prayed for. And
the court being satisfied upon good and sufficient proof that it will be to the advantage of
said estate to sell said personal property as administrator of said estate of Robert R. Lathan
deceased, proceed to sell complete harward fixtures General stock and merchandise at private
sale, for the best price obtainable. It is further ordered that said sale be made on the following terms: Cash. It is further ordered that said Ray Latham make return of his proceedings
herein within 30 days from this date, and forthwith after such sale is made, and this cause is
continued. John W. Dailey. Probate Judge (Seal)

\$ale of personal property confirmed.
In the matter of the estate of Robert R. Latham, deceased
The administrator of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Howard A. Weinlein, deceased.
This day Albert Weinlein 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 Howard A. Weinlein, deceased, late of Paris Township in said County, and an affidavit that there is not to his knowledge any last Willand 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 Albert Weinlein is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Thirty-five thousand Dollars, and this cause is continued. John W. Dailey Judge (seal)

February 18, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Howard A. Weinlein, deceased.
This day Albert Weinlein a peared in open Court, accepted the appointment as Administrator of the estate of Howard A. Weinlein deceased, and gave and filed herein his Bond in the sum of Thirty-five Thousand Dollars, conditioned according to law, with Catherine Weinlein and Urlin Weinlein as sureties, which Bond is approved by the Court.
It is ordered that Letters of Administration issue to said Albert Weinlein that J. M. Lentz, George P. Scheiderer, and Fred Gabriel be appointed appraisers of said estate; 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 \$\(\) John W. Pailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of C. L. Koerner, 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 3rd day of March, 1947, at 10:00 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, be Sheriff of Union County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey Judge (seal)

15224 Order admitting to probate and record In the matter of the will of Alice J. Wilkins, deceased This matter came on this day further to be heard, on the application of Charles E. Wilkins to admit to probate and record the will of Alice J. Wilins, deceased, late of the Township of York in said county, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitlted to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), have waived notice and given consent to the probate of said will. And the subscribing witnesses, this day appeared in open court and having been duly sworn testified 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 herein. Whereupon the court finds that the aforesaid instrument of writing, is the will of said Alice J. Wilkins, deceased; thatit 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, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this court. John W. Dailey, Probate Judge (Seal)

Filing of Second Partial Account
Estate of Linnie D. Lake, an incompetent
This day came Kenneth D. Kyle, guardian of said estate, and filed his second partial account herein. t is thereupon ordered that said account be set for hearing on Monday, the 31st day of March, '1947 at 10:00 o'clock A. M. and that ntoice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of Nora E. Lake, Ward. Filing of Second Partial Account.
This day came Kenneth D. Kyle, Guardian of said estate and filed his second partial account herein.
It is thereupon ordered that said account be set for hearing on Monday, the 31st day of March 1947 at 10 b'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (seal)

Orders on filing inventory and approving forthwith
In the matter of the estate of Harold E. Biddle, minor
This day an inventory in the above captioned estate was filed in this court by the fiduciary of said estate. t is ordered that the hearing on the approval of said inventory be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio. John W. Dailey, Probate Judge (Seal)

In the matter of the guardianship of Nora E. Lake, incompetent
This day an application was presented to the court for an allowance for legal and extraordinary service and epense incurred in the administration in the above matter. On consideration thereof the court allows to said fiduciary the sum of Ninety five and \$2/100 Dollars (*95.82) as regular compensation and the sum of Two Hundred Dollars (\$200.00) for extraordinary compensation for extraordinary services rendered to his ward not usuallyan ordinarily required of a guardian in the common course of his duty and to Allen & Allen, his attorney the sum of Twenty-five Dollars (\$25.00) for usual and ordinary compensation and the sum of Seventy five Dollars (\$75.00) &s additional compensation which amounts the court at this time considers to be just and reasonable. The foregoing allowances are to be listed as a credit in the account of the fiduciary and is subject to exceptions as other items of credit in accounts. John W. Dailey, Probate Judge (Seal)

In the matter of the guardianship of Linnie D. Lake, incompetent
This day an application was presented to the court for an allowance for legal and extraordinary service and expense incurred in the administration in the above matter. On consideration thereof the court allows the said fiduciary the sum of Twelve and 93/100 Dollars

(\$12.93) as regular compensation and the sum of Twelve and 50/100 Dollars (\$12.50) as expenses in the administration of his trust and allows the sum of Ten Dollars (\$10.00) to Allen & Allen as attorneys for legal services rendered in the filing of the second account and the additional sum of Ten Dollars (\$10.00 for legal services rendered, which amounts the court at this time considers to be just and reasonable to the fiduciary and commsel. The foregoing allowances are to be listed as a credit in the account of the fiduciary and is subject to exceptions as other items of credit in accounts. John W. Dailey, Probate Judge (Seal)

February 19, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Frank E. Foster, deceased.
Order Approving and Confirming Sale of the public sale of chattels.
This day this cause coming on to be heard on the report of Mary E. Foster, Executrix of the estate of Frank E. Foster, deceased, of her proceedings under the former order of this Court; the Court having carefully examined said report, and being satisfied that said sales have in all respects been regular and legal. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$\preceduc{1}{2}\$ within ten days. John W. Dailey Probate Judge (seal)

Trobate Court, Union County, Ohio
In the Matter of the Estate of Louisa Schuster, deceased.
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gzzette, a newspaper of general circulation in this County, that the Notice of Appointment of John Schuster as Administrator of the Estate of Louisa Schuster, 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. John W. Dailey Judge (seal)

Order for hearing and notice
In the Matter of the guardianship of Robert Fausnaugh, a minor
This day Charles W. Fausnaugh filed an application in the court for the appointment of himself as guardian of Robert Fausnaugh, minor. It is ordered that said application be set for hearing on the 24th day of February 1947 at 2 o'clock P. M. and that a t least three days's written notice of the time and place of said hearing be given to: Robert Fausnaugh, a minor seven years of age, by service of notice on Charles W. Fausnaugh and Ruth Fausnaugh, his parents and the person with whom he resides. All other interested parties as provided by law. (general code, Sec. 10507-4) John W. Dailey, Probate Judge (seal)

February 20, 1947

Order approving inventory and appraisament.

In the Matter of the estate of Flora Curry, deceased.

This day an inventory and appraisement 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 to or waivedby all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Orman A. Conrad, deceased

This day an affidavit of Rosemary W. Shirk publisher agent of the Union County Jouranl a newspaper of general circulation in this County, that the notice of appointment of Jesse M. Conrad, as Administrator de bonis non with the will annexed of the estate of Orman A. Conrad, 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. John W. Dailey, Judge (Seal)

15205-A
Order to record proof of publication of notice of appointment
In the matter of the estate of Ina B. Conrad, deceased
This day the affidatit of Rosemary W. Shirk, publisher, agent of the Union County Journal a newspaper of general ciruclation in this county, that the notice of appointment of Robert L.
Barton as executor of the estate of Ina B. Conrad, 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. John W. Dailey, Judge (Seal)

Orders on filing inventory approving forthwith
In the matter of the guardianship of Minnie Snedeker, an incompetent
This day an inventory in the above captioned estate was filed in this court by the fidurary of said estate. It is ordered that the hearing on the approval of said inventory be had before this court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Guardianship of Jacob Greenbaum, an incompetent person.
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 Jacob Greenbaum is an incompetent person by reason of his age, and mental and physical disability, and therefore he is incapable to take care of and preserve his property.

It appearing to the Court at A. Gilbert Kirby is legally competent, and having filed an application herein and given bond in the sum of \$20,000.00 conditioned according to law, with American Bonding Company of Baltimore as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said A. Gilbert Kirby as provided by law.

John W. Dailey ProbateJudge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO

In the Matter of the Guardianship of Nora E. Lake, incompetent.

This day this matter came on for further hearing before the Court upon the application of Kenneth D. Kyle for compensation as party plaintiff in the land sale of the sale of the real estate of the ward in the amount of Two Hundred and Seventy Dollars (\$270.00) for compensation as such plaintiff in said proceedings.

Itis ordered by the Court that said Guardian be allowed the sum of Two Hundred and Seventy Dollars (\$270.00) for compensation as party plaintiff in said land sale proceedings and that said amount be listed in his next currect account as a credit and is subject to exceptions as other items of credit in accounts. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Howard Weinlein, deceased.

This day an Inventory and appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

15207 IN THE PROBATE COURT OF UNION COUNTY, OHIO

In the Matter of the Guardianship of Minnie Snedeker, incompetent. This day this cause came on for hearing upon the application of the guardian to expend not more than One Hundred Dollars a month for the support, maintenance and other expenses of the ward. The court being fully advised in the premises finds that it is necessary to expend approximately One Hundred Dollars a month for the support and maintenance of the ward including

medical services. It is therefore ordered by the Court that the guardian be authorized to expend not exceeding One Hundred Dollars a month for the support maintenance and medical attention for his ward

until further order of this court. It is further ordered that said guardian take receipts upon the payment of all claims for

support, maintenance and medical attention and file the same with his next currect account. John W. Dailey Probate Judge (seal)

February 21, 1947

Probate Court, Union County, Ohio In the Matter of the Guardianship of Claude E. Conrad, Minor. This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to or waived by all interested parties as heretofore ordered. The Court finds that said Claude E. Conrad is a minor, and that a guardian is necessary. It appearing to the Court that Ethel May DeWitt is legally competent; that the said Ethel May DeWitt has given bond in the sum of \$15,000.00 conditioned according to law, with United States Fidelity & Guaranty Co. as sureties thereon, it is further ordered that said bond be approved; and that Letters of Guardianship issue to said Ethel May DeWitt as provided by law. John W. Pailey Probate Judge (seal)

Orders for hearing and for notice In the matter of Ray Howard, alleged to be mentally ill This day an affidavit alleging Ray Howard to be mentally ill was filed in this court by A. D. Howard. It is ordered that hearing on the affidevit be had before this court at Marywville, O. on the 25th day of February 1947 at 1:00 P. M. and that written notice of said hearing be given by mail or otherewise to all persons entitled to notice under the law of the State of Ohio: and this cause is continued. John W. Dailey, Probate Judge (Seal)

14075-A Orders for warrant and for subpoena In the matter of Ray Howard, alleged to be mentally ill This day an affidavit alleging Ray Howard to be mentally ill was filed in this court by A. D. Howard. It is therefore ordered that w warrant of detention issue to H1 S. Roosa commanding him to apprehend said person and detain him at the Union County Jail, and bring him before this court at Marysville, Ohio on the 25th day of February 1947 at 1:00 o'clock P. M. It is further ordered that subpoenas issue to for Angua MacIvor, and A. M. Johnston registered physciaian of Ohio who have had at least three years' experience in the practive of medicine, and for ----to appear at the time and place aforesaid; and this cause is continued. John W. Dailey Probate Judge (Seal)

February 24, 1947

Procate Court, Union County, Ohio In the Matter of the Estate of William F. Porter, deceased. This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing in said Schedule of Claims be had forth with; that the action of the fiduciary herein, in allowing and classifying claims; and that the same be recorded. John W. Dailey Jadge (seal)

First and Final Account In the matter of the estate of Robert Driscoll, deceased
This day the first and final account of John C. Driscoll, administrator of the estate of Robert
Driscoll, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 inall respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of the Estate of "illiam J. Hammond, deceased The Administrator of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey Judge (seal)

In the matter of the estateof Robert Driscoll, deceased

This day John C. Driscoll, administrator of the estate of Robert Driscoll, deceased, appeared in open court and filed an application for an order to deposit Thirty and 10/100 Dollars in the County Treasury, being unclaimed money in the estate of Robert Driscoll, deceased. It appearing to the court that said funds have remained uninvested in the hands of the administrator for a period of more than six months and that said administrator has been unable to ascertain the whereabouts of David Elliott, one of the heirs at law of Robert Driscoll and being the person to whom the amount of Thirty and 10/100 Dollars is due, it is ordered that the sum of Thirty and 10/100 Dollars be paid into the County Treasury as provided by law. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Grace M. Hines, deceased
This day came Theodore T. Hines, of the estate of Grace M. Hines, deceased, and filed herein
his application, duly verified, which application is attached hereto and made a part hereof,
for an order directing the transfer of certain real estate belongint to said decedent, as
set forth in the application.

It appearing to the satisfaction of the Court that all of therepresentations set forth in
said application arettrue; that the description of said real estate and the list of persons
to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully
complied with by said applicant; it is hereby ordered that said real estate be transferred
upon the duplicate of the County where such parcels are situated, to the persons mamed 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 for by law. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of William Moder, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

In the Probate Court of Union County, Ohio
Anna Parbara Moder, administratrix of the Estateof William P. Moder, deceased, Plaintiff
-vs- Clarence Moder, et al., Defendants.
This day this cause came on for hearing on the application of Milo L. Myers, the counsel for and representing the plaintiff herein asking the appointment of a guardian ad litem for the minor defendant, and upon consideration thereof and it appearing to the Court that William Moder was duly served with summons, and is a minor of the age of seven years and that he has not or has anyone for him pleaded herein.
Therefore it is ordered that Luther L. Liggett be and he is hereby appointed guardian ad litem of the said William Moder for this action. John W. Dailey Judge (seal)

15170 IN THE PROBATE COURT OF UNION COUNTY, OHIO Anna Barbara Moder, administratrix of the Estate of William P. Moder, deceased, Plaintiff -vs- Clarence Moder, et. al., Defendants.
This day this cause came on to be heard upon the petition of the plaintiff, the answer and cross-petition of the defendants, Anna Barbara Moder, the answer of the guardian ad litem for the minor defendant, the exhibits and evidence, and upon consideration thereof the court finds all the defendants have been duly and legally served with process or have voluntarily entered their appearance and are properly before the Court, the other defendants being in default for anwer or demurrer, and that the prayer of the petition should be granted. The court further finds that Anna Barbara Moder, widow of the said William P. Moder, deceased, is entitled to homestead rights in the real estate descr bed in the petition; that by her answer asks that the same be paid toher in money, and that she as the surviving spouse of the said decedent is entitled to the sum of \$527.40, the balance due her on her 20 per centum which is a lien on said premises. That there is due the defendant The Prudential Insurance Company of America the sum of \$2,234.50 including interest of its promissory note, which is secured by a mortgage of the real estate described in the petition. Therefore, it appearing to the Court that said real esta e should be sold and that a new appraisement thereof should be made, it isordered that Pearl McIlroy, Walter F. Cody and Elwood Sawyer, three judicious and disinterested persons, not next of kin of the petitioner, be and they hereby are appointed to appraose said real estate at its true value in money, free from the homestead of the said Anna Barbara Moder, therein. It is further ordered that said appraisers be sworn as required by law to truly and impartially appraise said real estate, and discharge the duties required by them according to law, and make return of their proceedings in writing to this court within fifteen days. John W. Dailey Judge (seal)

Probate Court, UnionCounty, Ohio
In the Matter of the Estate of Alice J, Wilkins, deceased.
The Last Will of Alice J. Wilkins, deceased, late of York Township in said County, having heretofore been duly proved and allowed; this day Charles E. Wilkins and Clyde L. Wilkins the Executors named in said Will, appeared in open Court, and made and filed an application under oath, as required by law, to be appointed as such Executors, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said Charles E. Wilkins aned Clyde L. Wilkins who are suitable persons and legally competent, it is ordered that they be appointed as such Executors, upon giving bond with

15227

14075-A

sureties as required by law in the sum of Two Thousand One Hundred (\$2100.00) --- Dollars, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Plice J. Wilkins, deceased
This day Charles E. Wilkins and Clyde L. Wilkins appeared in open Court, accepted the trust as Executors of the Estate of Alice J. Wilkins, deceased, and gave and filed herein their Bond in the sum of Two Thousand One Hundred Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Charles E. Wilkins and Clyde L. Wilkins; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$ _____. John W. Dailey Judge (seal)

Urders on filing of Schedule of Claims--Confirming without notice
In the Matter of the estate of Maggie E. Morgan, deceased
This day a schedule of Claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said wchedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying flaims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the "atter of the Guardianship of Robert Fausnaugh, Minor.
This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to ro waived by all interested parties as heretofore ordered.
The Court finds that said Robert Fausnaugh is a minor, and that a guardian is necessary.
It appearing to the Court that Charles W. Fausnaugh is legally competent; that the said Charles W. Fausnaugh has given bond in the sum of #3,000.00 conditioned according to law, with the American Bonding Company as sureties thereon, it is further ordered that said bond be approved; and that Letters of Guardianship issue to said Charles W. Fausnaugh as provided by law. John W. Dailey Judge (seal)

In the Matter of the guardianship of Robert Fausnaugh, a minor This cause came on this day to be heard on the application of Charles W. Fausnaugh, the duly appointed, qualified and acting guzrdian of Robert Fausnaugh, a minor, for the advise, consent and approval of this court as to the settlement of a claim for damages which he as such guardian has against Dorothy Newman of Richwood, Ohio, for wrongfully causing personal injuries to his ward for the sum of fifteen hundred dollars (\$1500.00). Also appeared in opn court, Charles W. Fausnaugh and Ruth Fausnaugh, father and mother respectifely of the said Robert Fausnaugh, a minor, and consented and agreed to compromise and settle said claim for the sum of Fifteen hundred dollars (\$1500.00). Whereupon, the court being fully advised in the premises, finds that the statements contained in said application are true; and that a settlement of said claim on the basis proposed would be fore the best interest of the said ward. It is, therefore by the court ordered that said guardian, be and he is hereby authorized to adjust and settle said claim for the sum of fifteen hundred dollars (\$1500.00); and the court hereby advises and consents to the acceptance of the said sum in full satisfaction of all claims and demands arising out of the accident to the injuries caused said minor. Approved by: Gwynn Sanders Attorney for Charles W. Fausnaugh. Clifton L. Caryl, Attorney for Dorothy Newman, John W. Dailey, Probate Judge (Seal)

Entry
In the matter of the guardianship of Robert Rausnaugh, a minor
This day this cause came on to be heard upon the application of Charles W. Fausnaugh, guardian to pay indebtedness of the estate of Bobert Fausnaugh contracted prior to the appointement of Charles W. Fausnaugh as guardian. The court being fully advised in the premises finds that said accounts are valid claims against said estate and should be paid. It is ordered that said guardian be and he hereby is authorized to pay said claims and to take credit for the same in his next account, subject to exceptions as other items of credit. John W. Dailey, Probate Judge (Seal)

February 25, 1947

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Accounts and vouchers of the following named persons and estates have been filed in the Probate
Court of Union County, Ohio, for approval and settlement:

14626 Kenneth D. Kyle, guardian of the person and estate of Linnie D. Lake, Second Partial
Account 14620 Kenneth K. Kyle, guardian of the person and estate of Nora E. Lake, Second
Partial Account 15108 Peter Fisher, Administrator of the Estate of Jacob Fisher, First and
Final Account 15079-A McKinley Haines, Administrator of the estate of Minetta Shumway, First
and Final Account 14915-A Ina B. Conrad, Administrative with the will annexed of the estate
of Orman A. Conrad, Second Account 15095 M. C. Murphy, Administrator of the estate of Jennie
E. Murphy, First and Final Account 11273-B Clifton L. Caryl, Trustee of the estate of
Hugh Calvin Stewart Second and Final Account 15121 Clarence Reed, Executor of the estate
of Jennie A. White, First and Final Account 15121 Gwynn Sanders, Administrator of the estate
of Thomas W. Woodson, First and Final Account.
Unless exceptions are filed thereto, said accounts will be for hearing before this court, on
the 31st day of March, 1947 at 10:00 o'clock A. M. at which time said accounts will be considered and continued from day to day until finally disposed of.
Any person interested may file written exceptions to said accounts or to matters pertaining
to the execution of the trust, not less than five days prior to the date set for hearing.

John W. Dailey Probate Judge (seal)

Order of Commitment
In the matter of Ray Howard, mentally ill
This day this cause came on further to be heard, and the said Ray Howard was brought before the court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Angus MacIvor and A. M. Johnston, the medical witness and of and being satisfied that said Ray Howard is mentally ill; that he has a legal settlement in Jerome Township, in UnionCounty; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any pri-

vate or public charitable institution or organization, or other benevolent association; that his mental illness has occurred during the time he has resided in this state; that his being at large is dangerous to the community; and what he is a suitable person for specialized care and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Angus MacIvor and A. M. Johnston, the medical witnesses in attendance, make out a medical 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 hospital for the admission of said Ray Howard, and that a 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 Ray Howard be committed into the custody of Sheriff of Union County until he can be admitted into said hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal)

15116
Orders on Filing of Schedule of Claims--Confirming without notice
In the Matter of the Estate of Alice B. Clayton, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiducairy of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciry herein, in allowing and classifying claims be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
In the matter of the estate of Alice B. Clayton, deceased
This day came Daisy Scott, administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 30th day of April 1947, at 10:00 o'lcok A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Order approving Inventory
In the matter of the estate of Robert Fausnaugh, minor
This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the court that notice of the filing of the said inventory has been given to or 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. John W. Dailey, Probate Judge (Seal)

15216

Order for Private Sale
In the Matter of the estate of Reuben E. Curry, deceased
This day this cause came on to be heard upon the petition herein filed and the testimony and the court being fully advised in the premieses finds that the statements and allegations in said petition aretrue, and that the property therein described ought to be sold as prayed for. And the court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said e--at private sale; it is therefore ordered that John Curry as Administrator of said estate of Reuben E. Curry, deceased, proceed to sell the 1936 Ford Tudor Bedan-Motor No. 18-1574864 Model 68 H. P. 30. at private sale, for not less than \$250.00. It is further ordered that said sale be made on the following terms: It is further ordered that said administrator make return of his proceedings herein, within ten days from this date, and forthwith after such sale is made, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Sale of Personal Property Confirmed.
In the Matter of the estate of Reuben E. Curry, deceased
The administrator of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the court having care fully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal)

Orders on Filing Inventory
In the Matter of the estate of Reuben E. Curry, 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 10th day of March 1947, at 10 o'clock A. M., and that ntoice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Union County Journal, at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Judge (Seal)

Order to transfer certificate of title to Motor Vehicle
In the Matter of the estate of Reuben E. Curry, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he is hereby is authorized to issue a certificate of title to Charles Curry in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

February 26, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Ina B. Conrad, 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 11th day of March 1947, 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, be Sheriffof Union County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey Probate Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Guardianship of William Moffett
This day Daisy Sullivan filed an application in Court for the appointment of aGuardian of William Moffett alleged incompetent.
It is ordered that said application be set for hearing on the 3rd day of March 1947 at 10 o'clock A. M., and that at least three days' notice of the time and place of said hearing be given to: The proposed ward William Moffett, by personal service in writing.
All other interested parties by personal service in writing as provided by law. John W. Dailey Probate Judge (seal)

February 27, 1947

15168
In the Matter of the estate of Clyde E. Biddle, deceased
Whereas, on the 12th day of November, 1947, the said Clyde E. Biddle, died, possessed of an automobile of which the following is a description: Year 1940; No. of cylinders 6; Motor No. P10-384776; Make Plymouth; Manufacturer's Serial No. 11104393; Body Type 2 dr. dedan; Model P10; Horse Power 23.44; Certificate of title No. 8011789. And whereas, on the 27th day of February 1947, the above described automobile was transferred to Elizabeth J. Biddle as appears on the journal of said Probate Court, Vol. 53 page 330. The clerk of courts of the County of Unio, State of Ohio, is hereby authorized to issue a certificate of title to the above described automobiel, to Elizabeth J. Biddle, the party hamed herein. John W. Dailey Probate Judge (Seal)

15130 Authority to transfer real estate In the matter of the estate of Mary A. Cameron, deceased This day came Harold Cameron, administrator of the estate of Mary A. Cameron, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth 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 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. John W. Dailey, Probate Judge (Seal)

Doc. 4 page 311
In the Juvenile Court of Union County, Ohio
In the matter of the mattiage of Robert Phelps and Arlene Ferryman
The above named parties on this date filed their application in the Probate Court of Union
County, Ohio, for license to marry, and this being the county in which the said female resides
and it appearing that said Robert Phelps is a minor under age tow-ti: 18 years of age on
May 12, 1946. And whereas this date the said Robert Phelps have filed their application in
the Juvenile Court of Union County, Ohio setting forth that the said Robert Phelps has no father or mother living and has no guardian of his person or estate and requests the consent
of the Juvenile Court. It is therefore ordered that the undersigned Judge of the Juvenile
Court of said County, by this entry, upon the journal of said court, hereby gives consent and
approbation in the probate court for the marriage. John W. Dailey, Judenile Judge (Seal)

Order to transfer certaficate of title to motor vehicle.

In the matter of the estate of Clyde E. Biddle, deceased.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the clerk of courts of Union County, Ohiobe and he hereby is authorized to issue a certificate of title to Elizabeth J. Biddle in accordance with the prayer of the petitioner. John W. Dailey, Probatate Judge (Seal)

Orders on filing of schedule of claims0-confirming without notice
In the matter of the estate of Amelia M. Burns, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

First and Final Account
Estate of Amelia M. Burns, deceased
This day came William M. Burns, executor of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 30th day of April, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county, And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

February 28, 1947

Order approving inventory
In the matter of the estate of Emma Jane Elliott, incompetent
This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the court that notice of the filing of the said inventroy 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. John W. Dailey, Probate Judge (Seal)

Orders on filing of schedule of claims--confirming without notice
In the Matter of the Estate of Ida Henderson, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

15219-A PROBATE COURT, UNION COUNTY, OHIO

McKinley Haines, Guardian of the person and estate of Elizabeth Willoughby, Plaintiff

-vs- Elizabeth Willoughby, et al., Defendants.

Entry Appointing Trustee
It having come to the attention of the Court that Elizabeth Willoughby, one of the defendants herein is incompetent, it is ordered that Gwynn Sanders be and he hereby is appointed trustee for the suit to defend said action on behalf of said defendant. John W. Dailey Judge (seal)

15219-A Probate Court, Union County, Ohio McKinley Haines as guardian of the person and estate of Elizabeth Willoughby, Plaintiff

vs. Elizabeth Willoughby Et al., Defendants.
This matter coming on to be heard up n 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 said real estate to pay the debts of said estate and the pray-

And, it appearing to the Court that a new appraisement should be made of said real estate, it is ordered that Robert Ackerman, N. E. Pavis, and Elba Mather three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they hereby are appointed to appraise said real estate at its true value in money free from the dower estate of said Elizabeth Willoughby therein; it is 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 15 day of March 1947. John W. Pailey Judge (seal)

15219-A

Probate Court, Union County, Ohio
McKinley Haines as guardian of the person and estate of Elizabeth Willoughby, Plaintiff
vs Elizabeth Willoughby, et al., Defendants.
This day this matter came on further to be heard on the report of the appraisers heretofore
herein appointed; and it appearing upon examination that said report is in all respects regular
and correct, it is ordered that the same be and it hereby is approved and confirmed.
It appearing to the Court that the amount of the original bond given by McKinley Haines as
such guardian 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.
It is now ordered that McKinley Haines, as such guardian, proceed, as provided by law, to
advertise for sale in the Marysville Tribune on the 29 day of March 1947 at 11 O'clock A. M.
the real estate in the petition described, and that he sell the same at not less than twothirds of the appraised value thereof, on the following terms, to-wit: Cash on delivery

And plaintiff is ordered to make return forthwith upon such sale. John W. Dailey Judge (seal)

15105-A

Journal Entry Appointing Trustee
McKinley Haines, Guardian of Isabel M. Sherwood, Plaintiff, -vs- Everett M. Sherwood, et al.
Defendants
It having come to the attention of the court that Isabel M. Sherwood, one of the defendants

It having come to the attention of the court that Isabel M. Sherwood, one of the defendants herein is incompetent, it is ordered that Gwynn Sanders be and he hereby is appointed trustee for the suit to defend said action on behalf of said defendant. John W. Dailey, Probate Judge (Seal)

15105-A Finding Sale Necessary and Ordering Appraisement

McKinley Haines as guardian of the person and estate of Isabel M. Sherwood, Plaintiff -vs-Everett M. Sherwood et al. Defendants

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 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 news appraisement should be made of said real estate, it is ordered that Robert Ackerman, N. E. Davis and Ebba Mather three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they hereby are appointed to appraise said real estate at its true value in money therein; it is furthereordered 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 15th day of March 1947. John W. Dailey, Probate Judge (Seal)

Confirming Appraisement, dispensing with bond and ordering public sale
McKinely Haines, as guaraidh of the person and estate of Isabel M. Sherwood, Plaintiff -vsEverett M. Sherwood, defednats
This day this matter came on further to be heard on the report of the appraisers heretofore
herein appointed; and it appearing upon examination that said requort 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 McKinley Haines as such
guardian is sufficient to cover double the total real and personal assets, it is hereby ordered
that the giving of an additiaional bend be and hereby is dispensed with. It is now ordered
that McKinley Haines as such guardian proceed as provided by law, to advertise for sale at
the north door of the court house on the 29th day of March 1947 at 11:00 o'clock A. M. the
real estatein the petition described, and that he sell the same at not less than two-thirds
the appraised value thereof, on the following terms, to-wit: Cash on delivery of deed. And
plaintiff is ordered to make return forthwith upon such sale. John W. Dailey, Probate Judge
(Seal)

In the matter of the guardianship of Eliza Peters,
This day came McKinley Haines, guardian for Eliza Peters, an incompetent person, and made application to the court for authority to expend the sum of \$40.00 per month for room, board, and maintenance in the matter of personal care of said ward, said sum to be paid each month in advance. Now, therefore, the court upon consideration deeming it for the 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. John W. Dailey Probate Judge (Seal)

February 29, 1947

First and Final Account
In the Matter of the estate of George R. Nicol, deceased
This day the first and final account of F. Gertrude Nicol administratrix of the estate of
George R. Nicol, deceased, came on for hearing and settlement, due notice thereof having been
published according to law. No exceptions having been filed thereto, and no one now appearing
to except or object to the same; and the court having carefully examined said account and the
vouchers 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 accounty and the proceedings herein be recorded in the records of this office. It is further ordered that said fiducary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey. Probate Judge (Seal)

15123

First and Final Account
In the matter of the estate of Cathefine Blumenschein, deceased
This day the first and final account of Louis J. Blumenschein administrator of the estate of
Catherine 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 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 account and the proceedings herewith be recorded in the records of this office.

It is further ordered that said fiduciary and his bondsmen be released and discharged except
for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First and Final Account
In the matter of the estate of Charlotte Poston, deceased
This day the first and final account of George Poston, administrator of the estate of Charlotte
Porton deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed 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 approced, allowed and confirmed. The court finds said account duly
balanced and said estate settled according to law. It is ordered that said fiduciary andhis
bondsmen be released and discharged except for fraud or manifest error. John W. Dailey
Probate Judge (Seal)

First and Final Account
In the matter of the estate of Arthur Steele, deceased
This day the first and final account of Dorothy Conklin, administratrix of the estateof Arthur
Steele, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 mend all the matters pertaining thereto, and being fully advised in the premises, finds the same to be in all repsects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First and Final Account
In the matter of the estate of Lutrell Stiner, deceased
This day the first and final account of Valera M. Stiner administratrix of the estate of Lutrell
Stiner, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed 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 account and the
proceedings herein be recorded in the records of this office. It is further ordered that the
fiducity and her bondsmen be released and discharged except for fraud or manifest error. John
W. Dailey, Probate Judge (Seal)

First and Final Account
In the Matter of the estate of Anna Barbara Streng, deceased
This day the first and final account of Edward Nicol, and Louis Michel Executors of the estate
of Anna Barbara Streng, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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
account and the proceedings herein be recorded in the Recordes of this office, It is further
ordered that said fiduciaries and their bondsmen be released and discharged except for fraud
or manifest @rror. John W. Dailey, Probate Judge (Seal)

First and Final Account
In the Matter of the Estate of Frances Harriet Calhoun, deceased
This day the First and Final Account of Ray T. Calhoun, Administrator of the estate of Frances
Harriet Calhoun, deceased, came on for hearing and settlement, due notice thereof having been
published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

14927-A

First and Final Account
In the matter of the guardianship of Anna O. Williams, an incompetent
This day the first and final account of Minnie Otte guardian of Anna O. Williams, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed therto, 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 confimred. The court finds said account duly balanced, and said guardianship settled according to law. Costs Paid. It is ordered that said account and the proveedings herein be recorded in the Records of this office. It is further ordered that said fiducary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

is further ordered that the fiduciary and her bondsmen be released and discharged except for

fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Second and Final Account
In the matter of the guardianship of William O. Shearer,
This day the second and final account of Fred Houston, guardian of person and estate of William O. Shearer came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, alllowed and confirmed. The court fines said account duly balanced, and said guardianship settled according to law.

Costs Paid. It isordered that said account and the proceedings herein be recorded in therecords of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manfest error. John W. Dailey, Probate Judge (Seal)

Fifth Partial Account
In the matter of the guardianship of Pearl Watkins
This day the fifth partial account of Lloya L. Blake, guardian of the person and estate of
Pearl Watkins came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having careafully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of Three thousand two hundred eighty and 24/100 Dollaes (\$3280.24 in the hands of said guardian due said ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

Order approving inventoryand appraisement
In the matter of the estte of Margaret D. Blumenschein, deceased
This day an inventory and appraisement 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 or waived by all interested parties, as required by law, and no exceptions having been filed theretoo it is now ordered that said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Guardianship of Ruth Evans, incompetent.
This day this cause came on for hearing upon the application of William L. Coleman, Guardian of the person and estate of his ward for the authority to pay bill s as set forth in said application.
The court being fully advised in the premises, at this time, is of the opinion that it is to the best interest of the estate of the ward that said claims as set forth be allowed.
It is therefore ordered by the court that the guardian be authorized to make payment of the claims as set forth in the application and take credit therefore in his next account, subject to exceptions as other items of credit therein. John W. Dailey Probate Judge (seal)

March 1, 1947

Authority to transfer title of automobile
In the matter of the estate of Ina B. Conrad, deceased
Whereas, on the 12th day of January, 1947, the said Ina B. Conrad died, possessed of an automobile of which the following is a description: Year 1937; No. of cylinders 8; Motor No. 18-3561475; Make Fordø Body Type Pickup; Model 78; Horse Power 30; Certificate of Title No. 802-4702. And whereas on the 1st day of Marcy 1947, the above described automobile was transferred to H. E. Burnside as appears on the Journal of said Probate Court, Vol. 53 page 333; The

Clerk of courts of the county of Unio, State of Ohio, is hereby authorized to issue a certificate of title to the above described automobile, to H. E. Burnshde, the party named herein. John W. Dailey, Probate Judge (Seal)

Order for appointment and for bond

In the matter of the estate of Christine Houston, deceased This day Fred Houston, 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 Christine Houston, deceased late of Marysville in said County, and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Fred Houston is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Twenty thousand dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued appointment of appraisers order topublish notice
In the matter of the estate of Christine Houston, deceased
This day Fred Houston appeared in open court, accepted the appointment as administrator of the estate of Christine Houston, deceased, and gave and filed herein his bond in the sum of twenty thousand dollars, conditioned according 50 law, with United States Fidelity and Guaranty Company of Baltimore, Md. as sureties, which bond is approved by the court. It is therefore ordered that letters of Administration issue to said Fred Houston that W. M. Wolgamot, George P. Scheiderer and O. A. Wilgus, be appointed appraisers of said estate; 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 \$______ John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
Estate of William F. Porter, deceased. Filing of First and final account.
This day came William H. Porter, Administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Wednesday the 30th day of April 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (seal)

Election under will by written instrument
In the matter of the will of Amelia M. Burns, deceased
On this 1st day of March, 1947, a written instruemth, duly signed and acknowledged by William
W. Burns, surviving spouse of Amelia M. Burns deceased, evidencing his election to take under
said will was filed in this court; and it appearing to the court that said instruement 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 the court. John
W. Dailey, Probate Judge (Seal)

Sale of Personal Property confirmed.

Estate of William L. Elliott, deceased

The administrator of the above named decedent having filed his return of the public sale of the personal property of said decedent, and the court having carefully examined the same, finds said proceedings inall respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal)

Filing of Second Partial Account

Estate of Elizabeth Dean Boylan

This day came Priscilla Boylan, guardian of said estate, and filed her second partial account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 30th day of April, 1947 at 10:00 o'clock A. M. and that notice of thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey. Probate Judge (Seal)

Probate Court, Union County, Ohio

State of William L. Elliott, deceased. Filing of First and final account.

This day came Robert A. Ports, Sr., Administrator of the said estate, and filed his first and final account herein.

It is therefore ordered that said account be set for hearing on Wednesday, the 30th day of April, 1947 at 10 b'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County, And this matter is continued until said time. John W. Dailey Probate Judge (seal)

March 3, 1947

In the Matter of the Estate of L. H. Wood, deceased

This day an Inventory and Appraisement in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filingof the said Inventory and Appraisement has been given to or waived by all interested perties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory and App-

raisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

In the Matter of the Estate of Hugh Calvin Stewart, deceased.

This day an Inventory and Appraisement 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 Appraisment has been given to or waived by all interested parties, as required by law, and no exceptions having been filed theretoo it is now ordered that said Inventory and Appraisement, after being fully examined, be allowed and confirmed. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Cl L. Koerner, deceased

This day an Inventory and Appraisement in the above captioned estate, heretofore filed

herein came on for hearing.

15170-A

It appearing to the satisfaction of the Court that notice of the filing of the said Inentory and Appraisement 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Pailey Judge (seal)

Journal Entry on Presentation of Will for Probate In the Matter of the Will of E. B. Bumgarner, deceased An application having been this day presented to the court by Delsie Bumgarner praying that an instrument in writing purporting to be the last will and testament of E. B. Bumgarner, deceased, be admitted to probate: It is ordered that 3 days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate, be given to the surviving spouse and to the next of kin of said testator, known to be resident of the State, by the Sheriff of Union County and that a hearing on said application will be had on the 7th day of March 1947, at 10:00 o'clock A. M. John W. Dailey, Progate Judge (Seal)

Probate Court, Union County, Ohio Filing of First Partial Account. Estate of Eliza Peters, incompetent This day came McKinley haines, Guardian of said estate, and filed his first partial account herein.

It is thereupon ordered that said account be set for hearing on Wednesday, the 30th day of April 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

15219-A McKinley Haines, guardian of Elizabeth Willoughbyl Plaintiff vs Elizabeth Willoughy, et al., defendants This day this cause came on to be heard on motion of Plaintiff to make Lewis R. Baughman, a party defendant. The court for good cause shown makes the said Lewis R. Baughman a party defendant to the above cause of action. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of the Guardianship of William Moffett. 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 William Moffett is a lunatic, and therefore heis incapable of taking care of and preserving his property. It appearing to the Court that Daisy Sullivan is legally competent, and she haveng filed an application, herein and given bond in the sum of #2100.00 conditioned according to law, with The American Bonding Company of Baltimore as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Paiky Sullivan as provided by law. John W. Pailey Judge (seal)

March 4, 1947

15215 Order to record proof of publication of notice of appointment In the matter of the estate of Myrtle Glass, deceased This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Lindsy Glass, as Administrator of the estate of Myrtle Glass, 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. John W. Dailey, Probate Judge (Seal)

15216 Order to record proof of publication of notice of Appointment In the matter of the estate of Reuben E. Curry, deceased This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of John W. Curry, as Administrator of the estate of Reuben E. 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. John W. Dailey, Probate Judge (Seal)

55 Orders on filing schedule of claims -- confirming without notice In the matter of the estate of William E. Brugler, deceased This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of claims be had forthwith: that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO Anna Barbara Moder as Administratrix of the Estate of William Moder, deceased, Plaintiff -vs- Clarence Moder, et al., Defendants. Entry-Approving Appraisement and Ordering Sale. This day this matter came on to be further heard on the report of the appraisers heretofore herein appointed; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and it hereby is approved and confirmed. It further appearing to the Court that the plaintiff as the Administratrix of the Estate of the said William Moder, deceased, at the time of her appointment and qualification as such gave a bond with sufficient surety thereon to the approval of this court which the court finds to be sufficient; therefore, it is ordered that an additional bond in this case be and the same is hereby idspensed with. On motion of the plaintiff and it appearing to the court that it would be more to the interest of the estate of William Moder, deceased, and all parties interested to sell said real estate in the petition described at private sale than at public sale. Therefore, it is ordered, adjudged and decreed by the court that the plaintiff proceed to sell said real estate at private sale, for not less than \$10,000.00 the appraised value thereof, and for cash in hand on the confirmation of the sale.

It is further ordered that the plaintiff make due return of her proceedings and sale to this

court for further proceedings without unnecessary delay. John W. Pailey Judge (seal)

Filing of First and Final Account
Estate of Ida Henderson, deceased
This day came J. R. Turner, Administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 30th day of April, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

March 5, 1947

Probate Court, Union County, Ohio
Estate of William E. Brugler, deceased. Filing of First and Final Account.
This day came Gwynn Sanders, Administrator of said estate, and filed his first and final account herein.

It is thereupon ordered that said account be set for hearing on Wednesday, the 30th day of April, 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (seal)

Order for appointment and for bond
In the matter of the estate of James Edward Crites, deceased
This day Elizabeth R. Crites 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 James Edward Crites, deceased, late of Marysville, Ohio in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisifed that an administratrix should be appointed and that said Elizabeth R. Crites is a suitable person and legally competent it is ordered that she be appointed as such administratrix, upon giving bond with sureties as required by law in the sum of Twenty one hundred (\$2100.00)
Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of James Edward Crites, deceased
This day Elizabeth R. Crites appeared in open court, accepted the appointment as administratrix of the estate of James Edward Crites deceased, and gave and filed herein her bond in the sum of Twenty one hundred (\$2100.00) Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Elizabeth R. Crites, that R. B. Neer, Fred Johnson and Elwood Sayyer be appointed appraisers of said estate; 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 _______. John W. Dailey, Judge (Seal)

Sale of personal property confirmed
In the matter of the estate of Elmer Eugene Drumm, deceased
The administrator of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedentk 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! John W. Dailey, Probate Judge (Seal)

Journal Entry --Order for Privaté Sale
In the Matter of the estate of Elmer Eugene Drumm, deceased
This day this cause came on to be heard upon the petition herein filed and the testimony of
Joseph E. Drumm, administrator of the estate of Elmer Eugene Drumm, deceased and the court
being fully advised in the premises finds that the statements and allegations in said petition
are true, and that the property therein described ought to be sold as prayed for. And the
court being satisfied upon good and sufficient proof that it will be to the advantage of said
estate to sell said horse at prigate sale; it is therefore ordered that Joseph E. Drumm as
administrator of said estate of Elmer Eugene Drumm, deceased, proceed to sell said horse (True
Silver) at private sale for the best price obtainable. It is further ordered that said sale
be made on the following terms: Cash. It is further ordered that said Administrator make
return of his proceedings herein, within 30 days from this date, and forthwith after such sale
is made, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Sale of Personal Property Confirmed
In the matter of the estate of Elmer Eugene Drumm, deceased
The administrator of the estate of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confimes. the same. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of Maude Wear, deceased. Sale of Personal Property Coffirmed.
The Executor of the bove named decedent having filed his return of the public sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey Probate Judge (seal)

March 6, 1947

Probate Court, Union County; Ohio
In the Matter of the Esta e of Charles D. Webb, deceased.
This day this cause came on to be heard upon the petition herein filed and the testi ony of J. L. Barns, Trust Officer of The Huntington National Bank of Columbus, Ohio, Executor of the Estate of Charles D. Webb, deceased, and the Court being fully advised in the premases finds that the statements and allegations in said petition are true, and that the personal property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said common stock at private sale; it is therefore ordered that Huntington National Bank as executor of said estate of Charles D. Webb, deceased, proceed to sell Thirty Six Shares of Common Stock of The Marysville Hotel Company as private sale, for the best price obtainable.

It is further ordered that said sale be made on the following terms: Cash. It is further ordered that said executor make return of its proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued. John W. Dailey Probate Judge (seal)

15205-A
Order to Transfer Certificate of Title to Motor Vehicle
In the Matter of the Estate of Ina B. Conrad, Deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to H. E. Burnside in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

15206-A William H. Wood. Admr. of the Estate of L. H. Wood. Plaintiff -- vs Wiriam Wood. et. al. This day this cause came on for nearing upon the petition of the Plaintiii for authority to sell the real estate of the Decedent to pay debts and costs of Administration. The court finds all the deredants nerein have voluntarily enevered their appearance and consent of the sale as prayed for, and are properly before the court and that the prayer of the petition should be granted. The court finds that the real estate described in the petition was appraised by the appraisers of the estate in the sum of \$1500.00, and that a further appraisement is dispensed with. It further appearing to the court that the amount of the original bond given by William H. Wood as such administrator is sufficient to cover the total real and personal assets, it is ordered that the giving of an additional bond be and hereby is dispensed with. It is now ordered that William H. Wood as such Administrator, proceed, as provided by law, to advertise for sale at the North Door of the Court House in Marysville on the 5th day of April 1947 at 11:00 o'clock A. M. the real estate in the petition described, and that he sell the same at not less than two-thirds the appraised value thereof, on the following terms, to-wit: Twenty per cent of said purchase price to be paid by the purchaser at the time of sale and the balance of said purchase price to be paid upon confirmation of said sale Said Administrator is ordered to make return forthwith upon such saie. John W. Dailey, Propate Judge (Seal)

March 7, 1947

Order to record proof of publication of Notice of Appointment
In the Matter of the Estate of Hugh Calvin Stewart, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Trioune, a newspaper of general circulation in this county, that the notice of appointment of Clifton L. Caryl as Administrator de bonis non with the will annexed of the estate of Hugh Calvin Stewart deceased, was published in said newspaper as heretofore ordere, was filed Merein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office.

John W. Dailey, Judge (Seal)

Order to record proof of publication of Notice of Appeintment
In the Matter of the Estate of Margaret D. Blumenschein, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of G. C. Blumenschein, as administrator of the estate of Margaret D. Blumenschein, deceased, was published an said newspaper as neretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that one same be recorded in the records of this office. Hohn W. Dailey, Judge (Seal)

Order to record proof or publication of notice of appointment

In the matter of the estate of Lydia L. Waters, deceased

This day the affidavit of J. M. Huber, publisher, agent of the marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of James E. Hoover, as administrator of the estate of Lydia L. Waters, 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. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Ernest Durell Wood, deceased

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Vella I. Wood, as Edministratrix of the estate of Ernest Durell Wood, deceased, was published in said newspaper as heretofoer 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. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Howard A. Weinlein, deceased
This day the affivait of 5. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Albert Weinlein, as Administrator of the estate of Howard A. Weinlein, deceased, was published in said newspaper as heretofore ordered, was filed heren, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

Order approving publication of accounts
This day proof of publication of notice of filing accounts and vouchers of administration
was made, and the court hereby approves the same, and orderes of notice aforesaid to be entered upon the journals of this court in full; saisnotice is as follows, to-wit: 14626 Kenneth
D. Kyle, guardian of the person and estate of Linnie D. Lake, Second Partial Account; 14620
Kenneth D. Kyle, guardian of the person and estate of Nora E. Lake, second partial account;
15039-A McKinley Haines, Administrator of the estate of Jacob Fisher, first and final account;
15039-A McKinley Haines, Administrator of the estate of Minetta Shumway, First and Final
Account; 14915-A Ina B. Conrad, administratrix with the will annexed of the estate of Orman
A. Conrad, second account; 15059 M. C. Murphy, administrator of the estate of Jennie E. Murphy, First and Final Account; 11273-B Clifton L. Caryl, thustee of the estate of Hugh Calvin
Stewart, Second and Final Account; 15121 Clarence Reed, Executor of the estate of Thomas
W. Woodson, First and Final Account: John W. Dailey, Probate Judge (Seal)

15170-A

Order Admitting to Probate and Record In the Matter of the Will of E. B. Bumgarner, deceased This matter came on this day further to be heard, on the application of Odell Liggett to admit to probate and record the will of E. B. Bumgarner, deceased, late of the township of Millcreek in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving Delsie Bumgarner surviving spouse and that the surviving spouse and those persons, who are known to be resident of the State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from daid decedent solely by reason of relationship to a deceased spouse thereof), 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 the subscribing witnesses, Bernice Montgomery and Flora Long, 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 herein. Whereupon the court finds that the aforesaid instrument of writing, is the will of said E. B. Bumgarner, deceased; that it was duly executed and of the testing of the time of time of the time of time of the time of time of the time of time of time of the time of time and attested; and that the same testator, at the time of signing his will was of full age, of sound mind and memory and not under any restraitn. Therefore the court, being satisifed as to its jurisdiction herein, orderes the admitteng of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this court. John W. Dailey, Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of E. B. Bumgarner, deceased
The last will of E. B. Bumgarner, deceased, late of Millcreek Township in said County, having heretofore been duly proved and allowed; this day Odell Liggett, 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 alsow a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisifed that said Odell Liggett is a suitable person and legally competent, it is ordered that he be appointed as such executor upon giving bond with sureties as required by law in the sum of Five thousand and no/loo Dollars; and this cause is continued. John W. Dailey, Judge (Seal)

Bond approvied and letters issued orders to publish notice
In the matter of the estate of E. B. Bumgarner, deceased
This day Odell Liggett appeared in open court, accepted the trust as executor of the estate of
E. B. Bumgarner deceased, and gave and filed herein surety bond in the sum of Five Thousand
and no/100 Dollars conditioned according to law, with Fidelity and Deposit Company of Maryland
and Odell Liggett 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 Odell Liggett 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 \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

Orders on Filing Inventory
In the matter of the estate of E. B. Bumgarner, 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 18th day of March 1947 at 10:00 o'clock A. M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by Sherirf
of Union County at least 10 days prior to the date of said hearing; except those who have
waived said notice or who will hereafter be personally served by the fiduciary herein, at least
10 days prior thereto. John W. Dailey, Judge (Seal)

Annd Barbara Moder, Administratrix of the estate of William P. Moder, deceased, Plaintiff -vs-Clarence Moder, et al., Defendants This day this cause came on to be heard upon the report of Anna Barbara Moder, as administratrix of the estate of William P. Moder, deceased, of her proceedings under the former order of this court; and on motion of the said petitioner to confirm the sale madein obedience to said order; The court having carefully examined said report and finding the preoceedings of the said petitioner in all respects correct and being satisfied that the said sale was fairly and legally made, it is ordered tant athe same be and hereby is approved and confirmed. It is further ordered that the said plaintiff as such administratrix execute a deed of all the right, title and interest of the said William P. Moder, deceased, in said real estate to the purchasers Selmon Jobe and Ethel Ann Jobe, upon the said purchasers paying the purchase price in full in cash. This cause coming on further to be heard upon the pleadings herein filed and upon motion to distribute the proceeds of the sale amounting to the sum of \$10,000.00, the said Anna Barabar Moder as widow of the decedent having by her answer herein asked that she be paid the sum of \$500.00 in lieu of a homestead out of the proceeds of the said sale. The court further finds that there is due the Prudential Insurance Company of America upon a note the sum or \$2,234.50, including interest, and that the said decedent and his wife, the said Anna Barbara Moder, to secure the payment of the said promissory note gave a mortgage upon the premises in the pecition described which was and is a valid and subsisting lien upon said premises and now upon the funds in the hands of the said administratrix, arising sum of the sale of the said premises. It is further ordered that the said plaintiff, Anna Barvara Moder, as such Administratrix, out of the moneys in her hands pay: First: To the treasurer of this county, the December instalment of taxes now due and payable (the purchasers having agreed to assume and pay the June, 1947, instalment of taxes) in the sum of \$34.78 Second; To this court the costs and expenses incurred in the sale of said property, the sum of \$26.83; Third: To the United States Government, revenue tax for the deed the sum of \$11.00; Fourth: To Milo L. Myers, for his services rendered in this action, an attorney fee in the sum of 320.00; Fifth: To Anna Barbara Moder, her percentum as Administratrix of the said estate, the sum of 320.00; Sixth: To Anna Barbara Moder, in lieu of her homestead interest in said premises the sum of \$00.00: Seventh: To Anna Barbara Moder, the balance due her on her twenty percentum the sum being a lien on said premises the sum of 527.40: Eighth: Yo the Prudential Insurance Company of America the amount found die it on its promissory note with interest in full, the sum of 2,234.50. It is further ordered that the balance of the said proceeds, amounting to the said sum or \$6,025.49 be accounted for by said Anna Barbara Moder, the plaintiff, according to law, and that this proceeding be recorded. John W. Dailey, Probate Judge (Seal) Approved by: Milo L. Myers, Attorney for Plaintiff

March 8, 1947

Order to Record Proof of Publication of Notice of Appointment
In the Matter of the Estate of Jacob Fisher, Deceased
This day the affidavit of B. B. Gaumer, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Peter Fisher, as Administrator of the Estate of Jacob 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. Bohn W. Dailey, Judge (Seal)

March 10, 1947

Order Approving Inventory and Appraisement
In the Matter of the Estate of Reuben E. Curry, deceased
This day an inventory and appraisement 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 to or waived by all interested parties, as required by law, and no exceptions having been filed therto, it is now ordered thatsaid Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order approving inventory and appraisement

In the matter of the estate of Alice J. Wilkins, deceased

This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Frances J. Quimby, deceased.
This day Iris M. Quimby 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 Frances J. Quimby, deceased, late of Liberty Township in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Iris M. Quimby is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Twenty-one thousand Dollars, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Frances J. Quimby, deceased.
This day Iris M. Quimby appeared in open Court, accepted the appointement as Administratrix of the Estate of Frances J. Quimby, deceased, and filed herein her Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Fidelity and Deposit Company of Maryland as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Iris M. Quimby, that F. T. McCurdy, Lawrence Roades, and W. E. Winter be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded; that said Administratrix pay the costs herein taxed at \$4.... John W. Dailey Judge (seal)

The State of Ohio, Union County. Probate Court.

In the matter of Carrie S. Beaver adjudged to be mentally ill.

This day Carrie S. Beaver appeared in open Court, and made application for an adjudication of competency in her behalf.

It is ordered that hearing on said application be had before this Court, on the 17th day of March, 1947 at 1:00 o'clock P. M., and that notice of the hearing be given to spouse and this cause is continued. John W. Dailey Judge (seal)

Order approving inventory and appraisement

In the matter of the estate of James Edward Crites, deceased

This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey. Probate Judge (Seal)

Authority to transfer real estate
In the Matter of the Estate of James Edward Crites, deceased
This day came Elizabeth R. Crites, administratrix of the estate of James Edward Crites, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to saiddecedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the c unty 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. John W. Dailey. Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Frances J. Quimby, deceased
This day an Inventory and Appraisement in the above captioned estate, heretofore filed herei n, 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 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 and Appraisement, after being fuly examined, be allowed and confirmed. John W. Dailey_Judge (seal)

Authority to transfer title of automobile. In the Matter of the estate of Robert R. Latham, deceased Whereas, on the 13th day of December, 1946, the said Robert R. Latham, died, possessed of an automobile, of which the following is a description: Year 1941; No. of cylinders, 8; Motor No. 6470110; Make Ford; Body Type Deluxe Coupe; Model 11A; horse power 30.01; certificate of title No. 5020237; And whereas, on teh 3rd day of March 1947 the above described automobile was transferred to Bertha D. Latham and Ray Latham on an order of distribution as appears on the journal of said Probate Court, Vol. 53 page 340. The clerk of courts of Union County State of Ohio is hereby authorized to issue a certificate of title to the above described automobile, to Bertha D. Latham and Ray Latham, the party named herein. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of Thomas Forider, Deceased. Filing of First and final account.
This day came Marion C. Winter, Administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Wednesday, the 30th day of April 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time.

John W. Dailey Judge (seal)

Order to transfers certificate of title to motor vehicle
In the matter of the estate of Robert R. Latham, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, ohio be and he hereby is authorized to issue a certificate of title to Bertha D. Latham and Ray Latham in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

Authority to transfers real estate
In the matter of the estate of Nancy Bonham, deceased
This day came Bernice O. Thompson administratrix of the estate of Nancy Bonham, deceased, and
filed herein her application, duly verified, which application is attached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all
of the representations set forth in said application are true; that the description of said real
estate and the list of persons to whom each such parcel thereof passed by descent or devise is
as set forth in said application; and it appearing to the satisfaction of the court that the
law has been fully complied with by said applicant; it is heregy 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. John W. Dailey, Probate Judge (Seal)

15126-A Journal Entry Confirming Sale, ordering deed and distribution McKinley Haines, Guardian of the person and estate of Barbara Kleiber, plaintiff, -vs- Barbara Kleiber, et al., Defendants This day this cause came on to be heard upon the report of McKinley Haines, guardian of the estate of Barbara Kleiber, incompetent, and of his proceedings under the former order of this court, and upon the motion of the 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 hereby 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 Barbara Kleiber in said real estate, to the purchaser, Eugene Burris, and upon said purchaser paying the purchase price in cash in the sum of three thousand dollars (\$3000.00). This cause coming on to be further heard upon the pleadings and upon the motion to distribute said proceeds amounting to Three thousand dollars, the court finds there is due the division of Aid for the Aged, Department of Public Welfare, State of Ohio, the sum of \$3169.00 as set forth in the anser and cross petition for benefits paid to the decedent, and that in order to secure said sum the decedent, gave a trust deed upon the premises in the petition described, which is a valid and subsisting lien upon said premises. It is ordered that an entry of release and satisfaction of said trust deed be entered on record in the office of the County Recorder of Union County, Ohio, according to law. The court further finds that there is due the Citizens Federal Savings and Loan Association, Marysville, Ohio, the sum of \$84.37 as set forth in their answer and cross petition, and it is ordered that an entry of release and satisfaction of the mortgage of said Citizens federal savings & Loan Association be entered on record in the office of the County recorder of Union County, Ohio, according to law. First: Edgar A. Holycross, Treasurer of Union County, Ohio, for taxes on said real estate, the sum of \$29.02. Secondly The costs and expenses incurred in the sale of said property and the administration of said estate as follows: Appointment of McKinley Haines, Guardian of Barbara Kleiber, \$24.00; appointment of McKinley Haines, guardian of John Kleiger, court costs, \$24.00; Court costs in land sale, \$30.00; Sawyer Insurance Agency, premium on bonds, \$12.50; to Clifton L. Caryl, advanced for Revenue Stamps on Deed, \$3.30; to Clifton L. Caryl, Aggornye fees \$200.00; to McKinley Hsines, Guardian, the sum of \$100.00; being compensation allowed in payment as guardian. Third: To the Citizens Federal Savings & Loan association Marysville, Ohio, the sum of \$84.37, being the balance due on their note and mortgage. Fourth: The balance in the sum of \$2492.81 to the State of Ohio, Division of Aid for the Aged. John W. Dailey. Probate Judge (Seal) Approved Clifton L. Caryl, Attorney for plaintiff C. A. Hoopes, Atty. for citizens federal savings and loan association. Attorney for division of Aid for the Aged. Hugh S. Jenkins, Attorney General, L. C. Bliss Assistant Attorney General

March 11, 1947

Probate Court, Union County, Ohio In the Matter of the Estate of Ina B. Conrad, deceased.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Ira O. Ebright, deceased. Whereas, on the 14th day of December, 1946, the said Ira O. Ebright died, possessed of an automobile, of which the following is a description: Year-1936 No. of Cylinders-6 Notor No.-T5613802 Make-Chevrolet Manufacturer's Serial No. 9RD11-1757 Body Type-12 T. Truck Model-1936 Horse Power-26.3 Certificate of Title No. Memorandum certificate of title No. 698. And whereas, on the 11th day of March 1947, the above described authmobile was transferred to Joseph J. Kiss SALE as appears on the journal of said Probate Court Vol. 53 page 341 The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described authmobile, to Joseph J. Kiss, the party named herein. John W. Dailey Judge Joann Foley Deputy Clerk (seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Ira O. Ebright, deceased. This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Joseph J. Kiss in accordance with the prayer of the petitioner. John W. Dailey Judge (seal)

15234 Order for appointment and for bond In the matter of the estate of Kred Erwin, deceased This day Ruth May Erwin 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 Fred Erwin, deceased, late of Richwood 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 satisifed that an administratrix should be appointed and that said Ruth May Erwin is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty one hundred dollars and this cause is continued. John W. Bailey, Probate Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice In the matter of the estate of Fred Erwin, deceased This day Ruth May Erwin appeared in open court, accepted the appointment as Administratrix of the estate of Fred Erwin deceased, and gave and filed herein her bond in the sum of Twenty one hundred dollars, conditioned according to law, with American Bonding Company of Baltimore as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Ruth May Erwin that Sturgis H. Cheney, Ralph C. Peet and Frank H. Martino be appointed appraisers of said estate; that notice of said appointment be publish ed as required by law; that this proceeding be recorded, and that said administratrix pay the costs herein taxed at \$ ____. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Charles D. Webb, deceased. The executor of the estate of the above named decedent having filed its return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings inall respects regular and in accordance with law, and therefore approves and confirms the same. John W. Failey Judge (seal)

March 12, 1947

The State of Chio, Union County, Probate Court. In the Matter of Maggie Hefner alleged to be mentally ill. This day an affidavit alleging Maggie Hefner to be mentally ill was filed in this Court by Clyde Hefner. It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio on the 13th day of March 1947 at 1 o'clock P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey Judge (seal)

The State of Ohio, Union County. Probate Court. In the Matter of Maggie before alleged to be mentally ill This day an affidavit alleging Maggie Hefner to be mentally ill was filed in this Court by "lyde Hefner, hearing will be on the 13th day of March 1947 at 1 o'clock P. M. It is further ordered that suppense issue to for Fred Callaway and Angus MacIvor registered physicians of Ohio who have had at least three years' experience in the practice of medicine John W. Dailey - Judge (seal)

15163 Probate Court, Union County, Ohio In the Matter of the Esta e of Ruth L. Hill, deceased. This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed, and that the same be recorded. John W. Dailey Judge (seal) Probate Court, Union County, Ohio
Estate of Ruth L. Hill, deceased. Filing of First and final account.
This day came Seldon W. Hill, Administrator of said estate, and filed his first and final account herein.

It is thereupon ordered that said account be set for hearing on Wednesday the 30th day of April 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said

time. John W. Dailey Judge 9 (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of E. B. Bumgarner, deceased.
Whereas, on the 23rd day of December, 1946, the said E. B. Bumgarner, died, possessed of an automobile, of which the following is a description: Year-1938 No. of Ylinders-8 Motor No. 4395990 Make-Ford Manufacturer's Serial No. Body Type-Dix Tudor Modelo #81A Horse Power-30.01 Certificate of Title No. 8009625
And whereas, on the 7th day of March 1947, the above described automobile was transferred to Delsie Bumgarner under authority of a will as appears on the journal of said Probate Court, Vol. 53 page 342;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Delsie Bumgarner to the party named herein. John W. Dailey Judge (seal)

Milo L. Myers, as guardian of Emman Jane Elliott, an incompetent, Plaintiff
-vs- Walter LeRoy Elliott, et al., Defendants.
ENTRY APPOINTING TRUSTEE

On application of theplaintiff and it appearing to the court that Emma Jane Elliott, one of the defendants to this action, is incompetent, and the plaintiff is her guardian and by reason thereof it would be inconsistant for him as such guardian on behalf of his ward to defend said action; therefore, it is ordered by the court that William J. Porter be and he hereby is appointed trustee for this suit to defend said action on behalf of said Emma Jane Elliott. John W. Dailey Judge (seal)

Milo L. Myers, as guardian of Emma Jane Elliott, an incompetent, Plaintiff
-vs- John P. Livingston, et al., Defendants. ENTRY APPOINTING TRUSTEE
On application of the plaintiff and it appearing to the court that Emma Jane Elliott, one of the defendants to this action, is incompetent, and the plaintiff is her guardian and by reason thereof it would be inconsistant for him as such guardian on behalf of his ward to defend said action; therefore, it is ordered by the court that William J. Porter be and he hereby is appointed trustee for this suit to defend said action on behalf of said Emma Jane Elliott.

John W. Dailey Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO Milo L. Myers, as guardian of Emma Jane Elliott, an incompetent Plaintiff -vs- Walter LeRoy Elliott, et al., Defendants ENTRY ORDERING APPRAISEMENT. This cause coming on to be heard upon the petition, the answer of William J. Porter, as trustee for Emman Jane Elliott, and the answer of Sturgis H. heney, guardian of Walter LeRoy Elliott and Lewis Robert Elliott, minors, and the evidence, and upon consideration thereof the court finds that all of the parties defendant hereinhave been duly and legally served with process or have voluntarily entered their appearance and are properly before the court. The court further finds that the said Emma Jane Elliott is the owner of an undivided one-third interest in the real estate describeed in the plaintiff's petition and that the minor defendant Walter LeRoy Elliott own an undivided one-third interest in said estate and the minor defendant Lewis Robert Elliott owns an undivided one-third interest in said estate, and that Sturgis H. Cheney as guardian of said minors by his answer filed herein asks that the prayer of the plaintiff's petition be granted and that the fractional interests of his said wards be included in and that the said real estate be sold as a whole. Therefore it is ordered by the court that the prayer of the petition and the answer of Sturgis H. Cheney as guardian of Walter LeRoy Elliott and Lewis Robert Elliott should be granted and that all fractional interests be combined and said real estate described in the petition sold as a whole. And, it appearing to the court that an appraisement should be made of said real estate, it is ordered that L. H. Collins and Harold Cameron, and H. DeGood, three judichous and disinterested persons of the vicinity, not 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; 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 dutes required by them according to law, and to make return of their proceedings in writing to the court on or before the 24th day of March, 1947. John W. Dailey Judge (seal)

Order to transfer certificate of title to Motor Vehicle
In the Matter of the estate of E. B. Bumgarner, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made an part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and hereby is authorized to issue a certificate of title to Delsie Bumgarner in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

March 13, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of William E. Johnson, deceased.
Whereas, on the 5th day of September, 1946, the said William E. Johnson died, possessed of an automobile, of which the following is a description.
Year-1930 No. of Cylinders-4 Notor No. 2812567 Make-Ford Manufacturer's Serial No.
Body Type-Tudor Model-A Horse Power-24.03 Certificate of Title No. 8021776
And whereas, on the 13th day of March 1947, the above described automobile was transferred to Ida J. Johnson as appears on the journal of said Probate Court, Vol. 53 page 342;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Ida J. Johnson, the partynamed herein. John W. Pailey Judge (seal)

Relieving Estate From Administration
In the Matter of the Estate of William E. Johnson, deceased
This day this cause came on to be heard upon the application of Ida J. Johnson for an order to releive from administration the estate of the wihin named decedent. It appearing to the Court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application is unnecessary 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 Fifty Dollars be delivered or transferred to the surviving spouse of said deceased, in lieu of the claim of such surviving spouse to property not deemed assets and to an allowance for a year's support. It is further ordered by the Court that Ida J. Johnson of------be and hereby is appointed as commissioner to execute instruments of conveyance if such be necessary. John W. Dailey, Probate Judge (seal)

Journal Entry Approving Report of Distribution
In the Matter of the Estate of William E. Johnson, deceased
This day this matter came on for hearin on the report of distribution of property in the above entitled estate. It appearing to the court thatsaid report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Ida J. Johnson pay the costs herein, taxed at \$\frac{1}{2} \text{John W. Dailey}\$, Probate Judge (Seal)

Journal Entry order to transfer certificate of title to Motor Vehicle
In the matter of the estate of William E. Johnson, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and hereby is authorized to issue a certificate of title to Ida J. Johnson, in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

The State of Ohio, Union County. Probate Court. In the Matter of Maggie Hefner, mentally ill. This day this cause came on further be heard, and the said Maggie Hefner was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Fred Callaway and Angus MacIvor, the medial witnesses, and of and being satisfied that said Maggie Hefner is mentally ill; that she has a legal settlement in Jerome Township, in Union County; that she has resided in the Stae of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affddavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her mental illness has occured during the time she has resided inthis state; that her being at large is not dangerous to the community; and that she is a suitable person for specialized care and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Fred Callaway and Angus MacIvor, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Maggie Hefner, and that a 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 Maggie Hefner be committed into the custody of Clyde Hefner until she can be admitted into said hospital; and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Ira O. Ebright, deceased.
Whereas, on the 14th day of December, 1946, the said Ira O. Ebright died, possessed of an automobile, of which the following is a description: Year-1940 Motor No. 43790603
Make-Buick Manufacturere's Serial No. 13599658 Body Type-2 Dr. Trg. Sedan Model-48 Horse Power-30.63 Certificate of Title No. 8016210
And whereas, on the 13th day of March 1947, the above described automobile was transferred to Fritz Jahn public sale as appears on the journal of said Probate Court, vol. 53 Page 343
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Frtiz Jahn, the party named herein. John W. Pailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Ira O. Ebright, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Cherk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Fritz Jahn in accordance with the prayer of the petitioner.
John W. Dailey Judge (seal)

March14, 1947

15215

9092-B

Probate Court, Union County, Ohio
In the Matter of the Estate of Myrtle Glass, deceased.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

Estate of Myrtle Glass, incompetent
Filing of First and Final Account
This day came Clifton L. Caryl, guardian of said estate, and filed his first and final account
herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 30th

day of April 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county, and this matter is continued until said time. John W. Dailey Probate Judge (Seal)

Authority to Transfer Title of Automobile
In the Matter of the estate of Howard A. Weinlein, deceased
Whereas, on the 13th day of February, 1947 the said Howard A. Weinlein died, possessed of an automobile of which the following is a description: Year 1946; No of cylinders 6; Motor No. C38-2005; Make Chrysler Royal; Manufacturer's Seral No. 70013242; Body Type 4 dr. sedan; Model C-38; Horse Power 28.36; Certificate of Title No. 8025871; And whereas, on the 14th day of March 1947, the above described automobile was transferred to Catherin Weinlein and Albert Weinlein as appears on the journal of said Probate Court, Vol. 53 page 344; The Clerk of Courts of the County of Union, State of Ohio is hereby authorized to issue a certificate of title to the above described automobile, to Catherine Weinlein and Albert Weinlein, the party named herein. John W. Dailey, Probate Judge (Seal)

Estate of Fannie E. Court, deceased Filing of First and Final Account This day came Josephine Lentz, administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 30th day of April, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Howard A. Weinlein, deceased.
This day to is cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Catherine Weinlein and Albert Weinlein in accordance with the prayer of the petitioner. John W. Dailey Judge (seal)

Filing of First and Final Account
Estate of Neva H. Rings, deceased
This day came Cephas Atkinson, executor of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 30th day of April, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune a newspaper of this county. And this matter is continued.

John W. Dailey, Probate Judge (Seal)

March 15, 1947

Order for Appointment and for Bond
In the Matter of the estate of Chase T. Porter, deceased
This day Madeline A. Porter 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 Chase T. Porter, deceased, late of Richwood in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Madeline A. Porter is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty one Hundred dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the Matter of the estate of Chase T. Porter, deceased
This day Madline A. Porter appeared in open court, accepted the appointment as administratrix of the estate of Chase T. Porter, deceased, and gave and filed herein her bond in the sum of Twenty one hundred dollars, conditioned according to law, with The American Bonding Company of Baltimore as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Madeline A. Porter that S. R. Sanders, Edgar Hastings, and A. D. Parish be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceding be recorde, and that said administratrix pay the costs herein taxed at \$666 . John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Fred Erwin, deceased.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be alowed and confirmed. John W. Dailey Judge (seal)

The State of sohio, Union County. Probate Court.

In the Matter of the Will of Frank E. Foster, deceased.

On this 15th day of March, 1947, a written instrument, duly signed and acknowledged by Mary E. Foster, surviving spouse of Frank E. Foster, deceased, evidencing her election to take under the statute of descent and distribution 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 the statute of descent and distribution be entered on the Journal of the Court. John W. Dalley Judge(seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Frank E. Foster, deceased.
Whereas, on the 27th day of September, 1947, the said Frank E. Foster died, possessed of an automobile, of which the following is a description: Year-1935 No. of Cylinders-6 Manufacturer's Serial No. 2483068 Body Type-T-2 Door Model-1925 Horse Power-23.4 Certificate of

Title No. 8003469.

And whereas, on the 15th day of March 1947, the above described automobile was transferred to Mary E. Foster on an order of distribution as a pears on the journal of said Probate Court Vol. 53 page 344;

The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Mary E. Foster, the party named herein. John W. Dailey Judge (seal)

15144 Estate of Benjamin F. Hodge, deceased. This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had on the 29th day of March, 1947 at 10 o'clock A. M., at which time and place, the action of the fiduciary herein, in allowing and classifying claims will be confirmed, unless cause to the contrary be shown;

It is further ordered that said fiduciary cause written notice to be served personally or by registered mail with return receipt requested, upon the surviving spouse, and creditor whose claim has been rejected and all other persons having an interest in the estate as devisees, legatees, heirs and distributees, except those who have waived the same in writing orotherwise voluntarily entered their appearance. John W. Dailey Judge (seal)

15143-B Entry Confirming Sale, Ordering Deed and Distribution Mary E. Foster, Executrix of the Estate of Frank E. Foster, deceased Plaintiff -vs- Mary E. Foster, et al. Defendants This day this cause came on to be heard on the report of Mary E. Foster Executrix of the Estate of Frank E. Foster, 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 reppects, 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 petition r execute a deed of all the right, title, and interest of the said Frank E. Foster in said real estate to the purchaser, Lawrence Lee Foster, upon payment of the purchase price in full. This cause comin on further to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale amounting to the sum of Eight Thousand and no/100 Dollars (\$8000.00). The Court finds there is due the said The Federal Land Bank of Louisville, Kentucky upon the notes set forth in its answer and cross petition from the estate of Frank E. Foster, deceased, the sum of \$2883.44; that the said Frank E. Foster and Mary E. Foster, his wife, to secure the payment of said promissory notes gave morggages upon the premises in the petition described, which was a valid and subsisting lien upon said premises and now upon the premises and now upon the funds now in the hands of said executrix arising from the sale of said premises. It is ordered that an entry of release and satisfaction of said mortgage liens be entered of record in the office of the recorder of Union County, Ohio, according to law. It is ordered that said Mary E. Foster, executrix out of the money in her hands pay: First: To the treasurer of this county, taxes in the amount of \$21.69. Second: The costs and expenses incurred in the sale of said property as follows: Probate Court costs 28.78; Mary E. Foster, executrax 280.00 Allen & Allen Attorney fees 280.00. Third: To the Federal Land Bank of Louisville, Louisville, Kentucky for its note and mortgage, the sum of 2883.44. Fourth: The balance of said proceeds shall be accounted for by said executrix according to law amounting to the sum of 4506.09. John W. Dailey, Judge (Seal) Approved: Allen & Allen Robert F. Allen Robert F. Allen, Attorneys for Plaintiff Gwynn Sanders, Gwynn Sanders, Atty. for Russell A. Foster, etl al., defendatns William L. Coleman, William L. Coleman, Atty. for the Federal Land Bank of Louisville, Louisville, Kentucky

Probate Court, Union County, Ohio
In the Matter of the Estate of Frank E. Foster, deceased.
This day this cause came on to be heard upon the patition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Mary E. Foster in accordance with the prayer of the petitioner.

John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Mary S. Curry, deceased.
Whereas, on the 5th day of December, 1946, the said Mary S. Curry died, possessed of an automobile, of which the following is a description: Year-1939 No. of 'ylinders-8 Notor No. 491551 Make-Ford Body Type-Tudor Model -922-A Horse Power-21.6 Certificate of Title No. 8016688.
And whereas, on the 15th day of March, 1947, the above described automobile was transferred to C. V. Curry and June C. Laird on an order of distribution as appears on the journal of said journal of said Probate Court, Vol. 53 page 345;
The Clerk of Courts of the County of Union, State of Ohio, is herebyauthorized to issue a Certificate of Title to the above described automobile, to C. V. Curry and June C. Laird, the party named herein. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Mary S. Curry, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to C. V. Curry and June C. Laird in accordance with the prayer of the petitioner. John W. Dailey Judge (seal)

15143-B

Certificate of Release of Mortgage
Probate Court, Union County, Obio
Doc. R Page 344
Petition to Sell Real Estate
Mary E. Foster, executrix plaintiff, vs. Mary E. Foster, etlal. defindants
The mortgage given by Frank E. Foster and Mary E. Foster, to The Federal Land Bank of Louisville
Louisville, Kentucky, date May 22, 1934 and recorded in Book 104 page 417-418 Records of Mortages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court. March 15, 1947 John W. Dailey, Probate Judge (Seal)

Certificate of Release of Mortgage

Probate Court Union County, Ohio

Petition to Sell Real Estate

Doc. R page 344

Journal 53 page 346

Recorded in Record 43 page 287

Mary E. Foster, executrix plaintiff, -vs- Mary E. Foster, et. al., Defendants

The mortgage given by Frank E. Foster, and Mary E. Foster, to the Federal Land Bank of Louisville, Kentucky, dated May 22, 1934 and recorded in Book 104 page 419-420 Records of Mortgages in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, March 15, 1947, said Mortgage also being shown in Volume 7 page 316 of Release of Records in the Office of the Recorder of Union County.

John W. Dailey Probate Judge (Seal)

March 17, 1947

The State of Ohio, Union County. Probate Court.

In the Matter of Carrie S. Beaver adjudged to be mentally ill.

Orders on Hearing and Finding Order to Record.

This day, this matter came on to be heard, due notice having been given to or waived by all persons entitled to notice, according to law.

Whereupon, it having been proven to the satisfaction of The Court that the said Carrie S.

Beaver is now competent, the Court so finds; It is hereby ordered that said finding be entered on the Journal of this Court. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Fred Erwin, deceased.
Whereas, on the 2nd day of March 1947, the said Fred Erwin died, possessed of an automobile, of which the following is a description: Year-1937 No. of Cylinders-6 Motor No. 753328 Make-Oldsmobile Manufacturer's Serial No. TK446427 Body Type-Sedan Model-F.37 Horse Power-28.5 Certificate of Title No. Billof Sale No. 41491
And whereas, on the 15th day of March 1947, the above described automobile was transferred to Ruth Mary Erwin by the appraisers of the estate as property exempt from administration as appears on the journal of said Probate Court, Vo. 53, Page 346;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Buth May Erwin, the party named herein. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Fred Erwin, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Ruth May Erwin in accordance with the prayer of the petitioner.
John W. Dailey Judge (seal)

Probate Court, Union County, Ohio James E. Hoover as administrator of the estate of Lydia L. "aters Plaintiff vs James E. Hoover, et al., Defendants. Finding Sale Necessary and Ordering Appraisement. This matter coming on to be heard upon the petition and the evidence, the Court finds all the defendants herein have been muly and legally served with process, or have voluntarily entered their appearance and consent to the sale prayed for, and are properly before the Court. and that it is necessary to sell said real estate to pay the debts of said estate and the prayer of the petition should be granted. And, it appearing to the Court that a new appraisement should be made of said real estate, it is ordered that Robert Ackerman, N. E. Pavis and Elba Mather, three judicious and disinterested persons of the vicinity, not next of kin of the petioner, be and they hereby are appointed to appraise said real estate at its true value in money free from the dower estate of said Lydia L. Waters 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 17 day of April 1947. John W. Dailey Judge (seal)

15213-A Probate Court, Union County, Ohio ames E. Hoover as administrator of the estate of Lydia L. Waters, deceased vs James E. Hoover et al., Defendants. This day this matter came on forther to be heard upon the report of the appraisers heretofore herein appointed; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and it hereby is approved and confirmed. It appearing to the fourt that the amount of the original bond given by James E. Hoover as such administrator is sufficient to cover 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 satisfacotory 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 James E. Hoover as such administrator, sell, as provided by law, the real estate in the petition descirbed, 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. John W. PaileyJudge (seal

Authority to Transfer Title of Automobile
In the matter of the estate of Clyde Thompson, deceased
Whereas, on the 22nd day of February, 1947, the said Clyde Thompson died, possewsed of an automobile, of which the following is a description: Year 1937; No. of cylinders 6; Motor No. 54191
Make Plymouth; Manufacturer's Serial No. 1190511; Body Type Bus. Coupe; Model P-3; Horse Power
23.44; Certificate of Title No. 8017084. AND WHEREAS, on the 17th day of March, 1947, the above described automobile was transferred to Maude E. Thompson, as appears on the journal of said Probate Court, Vol. 53 page 346; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of title to the above described automobile, to Maude E. Thompson the party named herein. John W. Dailey, Probate Judge (Seal)

15238
Relieving Estate from Administration
In the Matter of the Estate of Clyde Thompson, deceased
This day this cause came on to be heard upon the application of Maude E. Thompson for an order

to relieve from administration the estate of the within named decedent. It appearing to the Court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application is unnecessary 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 Four Hundred Fifty Dollars be delivered or transferred to the surviving spouse or minor child of said deceased, in lieu of the claim of such surviving spouse or minor child to property not deemed assets to and to an allowance for a year's support. It is further ordered by the Court that Maude E. Thompson of Jerome Township be and herey is appointed as Commissioner to execute instruments of conveyance if such is necessary. John W. Dailey, Probate Judge (Seal)

Authority to Transfer Real Estate
In the Matter of the Estate of Clyde Thompson, deceased
This day came Maude E. Thompson, commissioner of the estate of Clyde Thompson, deceased, and
filed herein her application, duly verified, which application is attached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that
all of the representations set forth in said application are true; that the description of
said real estate and the list of persons to whom each such parcel thereof passed by descent
or devise is as set forth in said application; and it appearing to the satisfaction of the court
that the law has been fully complied with by said applicant; it is hereby ordered that said
real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal)

Journal Entry-Approving Report of Distribution
In the Matter of the Estate of Clyde Thompson, deceased
This day this matter came on for hearing on the Report of Distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that she pay the costs herein, taxed at \$7.00. John W. Dailey Probate Judge (Seal)

Order to Transfer Certificate of Title to Motor Vehicle
In the Matter of the Estate of Clyde Thompson, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto add made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Maude E. Thompson in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

March 18, 1947

Order approving inventory and appraisment
In the Matter of the estate of E. B. Bumgarner, deceased
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Sale of Personal Property Confirmed
Estate of Ira O. Ebright, deceased
The administrator of the above named decedent having filed his return of the order heretofore issued for public sale of the personal property of said decedent, and the court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Harry G. Miller, deceased.
Whereas, on the 13 day of August 1946, the said Harry G. Miller died, possessed of an automobile of which the following is a description: Year-1940 No. of Cylinders-6 Notor No. AT2974007
Make-Chevrolet Manufacturer's Serial No. 9KD12-3512 Body Type-C 3/4 Ton pickup Model-master Horse Power-29.4 Certificate of Title No. 8009864
And whereas, on the 18th day of March 1946, the above described automobile was transferred to Dwight J. Williams on return of order of private sale as appears on the journal of said Probate Court, Vol. 53, page 347;
The Clerk of Courts of the County of Madison, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Dwight J. Williams, the party named herein. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Harry G. Miller, deceased.
Order To Sell Personal property.
This day this cause came on to be heard upon the petition herein filed and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as proved for.
And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that Jay D. Miller as Executor of said estate of Harry G. Miller, deceased, proceed to sell 1940 6 cylinder Chevrolet truck at private sale, for the best price obtainbale.
It is further ordered that said sale be made on the following terms: Cash at time of sale. It is further ordered that said executor make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.
John W. Dailey Judge (seal)

15215-A

Probate Court, Union County, Ohio
In the Matter of the Estate of James T. Dunbar, deceased.
This day Floyd T. Dunbar 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 T. Dunbar, 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 Floyd T. Dunbar is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of James T. Dunbar, deceased.
This day Floyd T. Dunbar appeared in open Court, accepted the appointment as Administrator of the Estate of James T. Dunbar deceased, and gave and filed herein his Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with The United States Fidelity and Guaranty as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Floyd T. Dunbar, that Robert Ackerman, N. E. Davis and Elba Mather be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey Judge (seal)

Journal Entry on Presentation of Will for probate
In the Matter of the Will of Martin L. Fox, deceased
An application having been this day presented to the Court by Homer S. Fox praying that an instrument in writing purporting to be the last will and testament of Martin L. Fox, deceased, be admitted to probate: It further appearing to the court that the surviving spouse and all the next of kin having personally waived notice and consented to the probating of said will and being in court, it is ordered that a hearing on said application will be had on the 18th day of March 1947, at 10 o'clock A. M. John W. Dailey, Probate Judge (Seal)

Order admitting to Probate and Record In the Matter of the will of Martin L. Fox, deceased This matter came on this day further to be heard, on the application of Homer S. Fox, to admit to probate and record the will of Martin L. Fox, deceased, late of the township of Claibourne in said county, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving Mary E. Fox survivingspouse and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationshio to a deceased spouse thereof), 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 subscribing witnesses this day appearing in open court and having been duly sworn, testified respectively to the due execution and attestation of said will which testimony was reduced to writing, was subscribed by them respectively, and was filed herein. Whereupon the court finds that the aforesaid instrument of writing, is the will of said Martin L. F ox deceased; that it was duly executed and attested; and that the said testator, at the time of signing hiswill was of full age, of sound mind and memory and not under any restraint. Therefore the court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein be entered of record in this court. John W. Dailey, Probate Judge (Seal)

Order for appointment and for bond
In the Matter of the estate of Martin L. Fox, deceased
The last will of Martin L. Fox, deceased, late of Claibourne Township in said County, having heretofore been duly proved and allowed; this day Mary E. Fox and Homer S. Fox, the executors, named in said will, appeared in open court, and made and filed an application under oath, as required by law, to be appointed as such executorx, 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. Fox and Homer S. Fox are suitable persons and legally competent, it is ordered that they be appointed as such executorx, upon giving bond with sureties as required by law in the sum of Ten thousand and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and Letters Issued Order to Publish Notice
In the Matter of the Estate of Martin L. Fox, deceased
This day Mary E. Fox and Homer S. Fox appeared in open court, accepted the trust as executors
of the estate of Martin L. Fox, deceased, and gave and filed herein surety bond in the sum of
Ten thousand and no/100 Dollars, conditioned according to law, with Mary E. Fox, Homer S. Fox,
and Fidelity and Guaranty Company of Maryland as sureties, which bond is approved by the court.
It is therefore ordered that Letters Testamentary issue on the will of said decedent to said
Mary E. Fox and Homer S. Fox; that notice of said appointment be published as required by law;
that this proceeding be recorde, and that said Executors pay the costs herein taxed at \$\frac{1}{2}\$
John E. Dailey, Judge (Seal)

Frobate Court, Union County, Ohio
In the Matter of the Estate of Chase T. Porter, deceased
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

Order approving inventory and appraisement
In the matter of the estate of Christine Houston, deceased
This day an inventory and appraisement 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 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 and Apprasiement, after being duly examined, be allowed and confirmed. John W. Dailpy Probate Judge (Seal)

March 19, 1947

In the Matter of the Estate of Harry G. Miller, deceased

The executor of the estate of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the court having
carefully examined the same, finds said proceedings in all respects regular and in accordance
with law, and therefore approves and confirms the same. John W. Dailey Probate Judge (Seal)

March 20, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Ina B.Conrad, deceased.
Whereas, on the 12th day of January, 1947, the said Ina B. Conrad died, possessed of an automobile, of which the following is a description: Year-1941 No. of Cylinders-8 Motor No.-44441343 Make-Buick Manufacturer's Serial No. 34235731 Body Type-Sedanet Model-41 468 Horse Power-30.63 Certificate of Title No. 8024701
And whereas, on the 20 day of March 1947, the above described automobile was transferred to Ethel M. DeWitt, Guardian of Claude Eugene Conrad, a minor as appears on the journal of said Probate Court, Vol. 53 Page 349;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Ethel M. DeWitt, Guardian of Claude Eugene Conrad, a minor, the party named herein. John W. Dailey Judge Joann Foley Deputy (seal)

Order to transfer certificate of Title to Motor Vehicle
In the Matter of the Estate of Ina B. Conrad, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County
Ohio be and he hereby is authorized to issue a certificate of title to Ethel M. DeWitt, guardian of Claude Eugene Conrad, a minor, in accordance with the prayer of the petitioner. John
W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Vernon Wood, deceased.
This day Goldie M. Wood 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 Vernon Wood, deceased, late of R. R. #2, Richwood, Ohio in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the prabable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Goldie M. Wood is a suitable person and legally competent, it is nordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of twenty-one hundred Dollars, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Vernon Wood, deceased
This day Goldie M. Wood, appeared in open Court, accepted the appoint ment as Administratrix of the Estate of Vernon Wood, deceased, and gave and filed herein her Bond in the sum of twenty-one hundred Dollars, conditioned according to law, with Fidelity & Deposit Co. of Maryland as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Adminis ration issue to said Goldie M. Wood, that William Treese, Clifford Tanner, and Curt Gibson be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey Judge (seal)

15242
Probate Court, Union County, Ohio

In the Matter of the Estate of Frank F. Beck, deceased
This day Thomas P. Beck appeared in open Court, and made and filed an application under oath
as required by law to be appointed as Administrator of the Estate of Frank F. Beck, deceased,
late of the village of Marysville in said County, and an affidavit that there is not to his
knowledge any last Will and Testament of the said intestate, also a statement in general terms
as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Thomas P. Beck is a suitable
person and legally competent, it is ordered that he be appointed as such Administrator upon
giving bond with sureties as required by law in the sum of Four Thousand and no/100--Dollars,
and this cause is continued. John W. Dailey Judge (seal)

In the Matter of the Estate of Frank F. Beck, deceased.

This day Thomas P. Beck appeared in open Court, accepted the appointment as Administrator of the Estate of Frank F. Beck deceased, and gave and filed herein his Bond in the sum of Four Thousand Dollars, conditioned according to law, with United States Fidelity & Guaranty Co. as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said R. B. Neer, Fred Johnson and Robert Ackerman be appointed appraisers of said estate; that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Administrator

March 21, 1947

pay the costs herein taxed at \$ _. John W. Dailey Judge (seal)

Order for Appointment and for Bond
In the Matter of the Estate of Addie V. Ray, deceased
This day Millie Cassiday appeared in open court, and amde and filed an application under oath

15187

as required by law to be appointed as Administratrix of the Estate of Addie V. Ray, deceased, late of the Village of Pharisburg in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Millie Cassiday is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Two Thousand and no/100 Dollars and this cause is continued. John W. Dailey, Judge (Seal)

Mond Approved and letters issued appointment of appraisers order to publish notice
In the Matter of the estate of Addie V. Ray, deceased
This day Millie Cassiday appeared in open court, accepted the appointment as Administratrix of the estate of Addie V. Ray, deceased, and gave and filed herein her bond in the sum of
Two thousand dollars, conditioned according to law with the Ohio Casualty Company as sureties which bond is approved by the court. It is thereofore ordered that Letters of Administration issue to said Millie Cassiday, that Harry Peacock, Frank Hull and Wilber Teats be appointed appraisers of said estate; 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

. John W. Dailey, Judge (Seal)

Authority to transfer Title of Automobile
In the Matter of the estate of Leonard Daniel Patch, deceased
Whereas, on the 7th day of December, 1946, the said Leonard Daniel Patch died, possessed of
an automobile, of which the folllowing is a description: Year 1940; No of cylinders 2; Motor
No. 40-UL-3424; Make Harley-Davidson; Bady Type Motorcycle; Model 40-UL; Horse Power 8;
Certificate of Title No. 8027581; And whereas, on the 18th day of March, 1947 the above described automobile was transferred to John Bellville, on order of private sale as appears
on the Journal of said Probate Court, Vol. 53 page 350; The Clerk of Courts of the County of
Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to John Bellville, the party named herein. John W. Dailey, Probate Judge
(Seal)

Order for Private Sale
In the Matter of the estate of Leonard Daniel Patch, deceased
This day this cause came on to be heard upon the petition herein filed and the testimony and the court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that Bessie Patch as Administratrix of said estate of Leonard Daniel Patch, deceased, proceed to sell a t private sale for at the best price obtainable. It is further ordered that said Bessie Patch make return of her proceedings herein, within 30 days from this date and forthwith after such sale is made and this cause is continued. John W. Dailey, Probate Judge (Seal)

Sale of Personal Property Confirmed
In the Matter of the estate of Leonard Daniel Patch, deceased
The administratrix of the above named decedenat having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the court having
carefully examined the same, finds said proceedings in all respects regular and in accordance
with law, and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal)

Petition for private sale
This day this cause came on to be heard upon the petition herein filed and the testimony and the court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the court being satisfied tpon good and sufficient proof that it will be to the advantage of said estate to sell said 5 shares common stock of The American Rolling Mill Co. Certificate No. 65099 at private sale; it is thereofre ordered that Ray Latham as administrator of the estate of Robert R. Latham, deceased, proceed to sell said shares at private sale, for not less than the quoted market price. It is further ordered that said sale be made for cash in hand at time of sale. It is further ordered that said Ray Latham make return of his proceedings herein, within 10 days from this date, and forthwith after such sale is made.

Order Approving Inventory and Appraisement
In the Matter of the Estate of Frank F. Beck, deceased
This day an inventory and appraisement 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 appraisment 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 and Appraisement, after being duly examined, be allowed and confirmed.

John W. Dailey, Probate Judge (Seal)

and this cause is continued. John W. Dailey, Judge (Seal)

Order to transfer certificate of title to Motor Vehicle
In the Matter of the estate of Leonard Daniel Patch, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a certificate of title to John Belville in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

Relieving Estate From Administration
In the Matter of the estate of Rebecca J. Moore, deceased
This day this cause came on to be heard upon the application of Elmer Moore, for an order to relieve from administration the estate of the within nemaed decedent. It appearing to the Court that the estate of daid decedent less than \$500.00 in value, and that notice of the fil-

ing of said application 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 Four Hundred Ninety five (\$495.00) Dollars be delivered or transferred to the surviving spouse and heirs at law of said deceased. Elmer Moore be and hereby is appointed as Commissioner to execute instrument of conveyance if such be necessary. John W. Dailey, Probate Judge (Seal)

Authority to Transfer Real Estate
In the Matter of the Estate of Rebecca J. Moore, deceased
This day came Elmer Moore, a commissioner heretofore appointed in the estate of Rebecca J.
Moore, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal)

March 22, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Martin L. Fox, deceased.
This day an Inventory and Appraisement in the above captioned estate, heretofore filed herein, came on for hearing.
It appearing in the satisfaction of the Court that notice of the filing of the said Inventory and Appraisement 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seel)

Election Under Will by Written Instrument
In the Matter of the Will of Martin L. Fox, deceased
On this 22nd day of March, 1947, a written instrument, duly signed and acknowledged by Mary E.
Fox, surviving spouse of Martin L. Fox, 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 the Court. John W. Dailey, Probate Judge (Seal)

Frobate Court, Union County, Ohio
In the Matter of the Estate of Frank F. Beck, deceased. ORDER TO SELL AUTOMOBILE
This day this cause came on to be heard upon the petition herein filed and the testimony and
the Court being fully advised in the premises finds that the statements and allegations in
said petition are true, and that the property therein described ought to be sold asprayed for.
And the Court being satisfied upon good and sufficient proof that it will be to the advantage
of said estate to sell said Automobile at private sale; it is therefore ordered that Thomas
P. Beck as Administrator of said estate of Frank F. Beck, deceased, proceed to sell at private
sale, for the best price obtainable.
It is further ordered that said sale be made on the following terms: Cash.
It is further ordered that said administratir make return of his proceedings herein, within
30 days from this date, and forthwith after such sale is made, and this cause is continued.
John W. Pailey Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
McKinley haines, Guardian of the person and estate of hizabeth Willoughby Plaintiff
-vs- Elizabeth Willoughby, et al., Defendants.
This day this matter came on to be heard upon the motion of Lewis R. Baughman to vacate and set aside the Journal Entry dated February 28, 1947 finding sale necessary and ordering said Real Estate sold at public auction, and the Entry dated February 28, 1947, issueing order of sale.
The Court being fully advised in the premises finds that Lewis R. Baughman is a proper and necessary party to the action in order to clear the title to said Real Estate and that the time for answer and demurrer to the pleadings does not expire until April 5, 1947, it is ordered the above Journal Entries and order of sale of said Real Estate be and the same hereby are ordered vacated and held for naught. John W. Dailey Judge (seal)

March 24, 1947

Authority to Transfer Real Estate
In the Matter of the Estate of Frank F. Beck, deceased
This day came Thomas P. Beck, Administrator of the estate of Frank F. Beck, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said 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. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Vernon Wood, deceased.
Whereas, on the 7th day of June, 1946, the said Vernon Wood died, possessed of an automobile, of which the following is a description: Year-1929 No. of Cylinders-4 Motor No. Al248396
Make-Ford Body Type-Coach Model-1929 Horse Power-22.5 Certificateof Title No. 8010942
And whereas, on the 24th day of March 1947, the above described automobile was transferred to Goldie M. Wood as appears on the journal of said Probate Court, Vo. 53; page 352;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Goldie M. Wood, the party named herein. John W. Dailey Judge (seal)

Orders on Filing Inventory
In the Matter of the Estate of Vernon Wood, 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 5th day of April 1947, at 10 o'clock A. M., and that notice of said hearing
be given to all persons entitled to notice under the law of the State of Ohio, by the Sheriff
of Union County at least 10 days prior to the date of said hearing; except those who have
waived said notice or who will hereafter be personally served by the fiduciary herein, at least
10 days prior thereto. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Vernon Wood, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Goldie M. Wood in accordance with the prayer of the petitioner.
John W. Dailey Judge (seal)

Order to Sell Personal Property at Private Sale
In the Matter of the Estate of Alice J. Wilkins, deceased
This day this cause came on to be heard upon the petition herein filed and the testimony and
the Court being fully advised in the premises finds that the statements and allegations in said
petition are true, and that the property therein described ought to be sold as prayed for. And
the Court being satisfied upon good and sufficient proof that it will be to the advantage of
said estate to sell said personal property at private sale; it is therefore ordered that Charles
E. Wilkins and Clyde L. Wilkins as Executors of said estate of Alice J. Wilkins, deceased, proceed about 40 bushels corn, appraised at \$40.00; 1 buck, appraised at 10.00; 2 lambs, appraised
at 10.00; 19 ewes 171.00; 1 milk cow, appraised at \$5.00; 45 bales hay 15.00; 4 tons hay 30.00.
at private sale, for not less than the appraised value of \$361.00. It is further ordered that
said sale be made on the following terms: Cash in hand on day of sale. It is further ordered
that said Executors make return of their proceedings herein, within 30 days from this date, and
forthwith after such sale is made, and this cause is continued. John W. Dailey, Probate Judge
(Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Guardianship of Minnie Snedeker
This day Marion C. Winter, Guardian of Min is Snedeker filed an application in the Probate
Court for authority to pay Allen & Allen counsel fees in the amount of One Hundred Dollars
(\$100.00) for services rendered as counsel in said guardianship.
It is ordered that said application be set for hearing on the 21st day of April, 1947, at
10:00 o'clock A. M. and that a copy of this entry be amiled by registered mail to Howard
Langstaff, 1813 South Main Street, Findlay, Ohio; Harold Langstaff, 282 Gorden Road, Columbus,
Ohio; Ruth Langstaff, 356 Rock Hill Road, Pittsburg, 16, Pennsyvania; Seth Langstaff, Plain
City, Ohio, next of kin of Minnie Snedeker, and this cause is continued. John W. Pailey Judge
(seal)

March 25, 1947

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Accounts and vouchers of the following named persons and estates have been filed in the Probate
Court of Union County, Ohio, for approval and settlement: 14990—ACephas Atkinson, Executor of
the Estate of Neva H. Rings, First and Final Account; 15137 Josephine Lentz, Administratrix
of the estate of Fannie E. Court, First and Final Account; 9092—B Clitton L. Caryl, guardian
of the person and estate of Myrtle Glass, First and Final Account; 15163 Seldon W. Hill, Administrator of the estate of Ruth L. Hill, First and Final Account; 15068 Marion C. Winter,
Administrator of the estate of Thomas Forider, First and Final Account; 15147 J. R. Turner,
Administrator of the Estate of Ida Henderson, First and Final Account; 15128 McKinley
Haines, guardian of the person and estate of Eliza Peters, First Partial Account; 14522 Priscillia Boylan, guardian of the person and estate of Elizabeth Dean Boylan, second partial account;
15152 William H. Porter, Administrator of the estate of William F. Porter, first and final
account; 15058 Robert A.Ports, Sr. Administrator of the estate of William E. Clayton, First
and Final Account; 15160 Daisy Scott, Administratrix of the estate of Alice B. Clayton, First
and Final Account; 15160 Daisy Scott, Administratrix of the estate of Amelia M. Burns,
First and Final Account. Unless exceptions are filed thereto, said accounts will be for hearing before this court, on the 20th day of April, 1947 at 10:00 o'clock A. M. at which time said
accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to matters pertaining to the
execution of the trust not less than five days prior to the date set for hearing. John W.
Dailey, Probate Judge (Seal)

In the Matter of the Estate of Martin L. Fox, deceased
Whereas, on the 6th day of March, 1947, the said Martin L. Fox, died, possessed of an automobile, of which the following is a description: Year 1946; No of cylinders 6; Motor No. DAA-2811; Make Meyrolet; Manufacturer's Serial No. 3DJK-5935; Body Type Dlx Club Sedan; Model
Deluxe; Horse Power 29.4; Certificate of Title No. 8026233; And whereas on the 25th day of

March, 1947, the above described automobile was transferred to Mary E. Fox, by election to take as appears on the journal of said Probate Court, Vol. 53 page 353; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Mary E. Fox, the party named herein. John W. Dailey, Probate Judge (Seal)

In the Matter of the Estate of E. B. Bumgarmer, deceased

Authority to Transfer Title of Automobile
Whereas, on the 23rd day of December, 1946, the said E. B. Bumgarner died, possessed of an automobile of which the following is a description: Year 1941; No. of cylinders 8; Motor No. 605
7180; Make Ford; Body Type Pickup Cab Model; 11C; Horse Power 30.; Certificate of Title No.
8019728; And whereas, on the 7th day of March, 1947, the above described automobile was transferred to Delsie Bumgarner, under authority of a will as appears on the Journal of said Probate Court Vol. 53 page 353; The Clerk of Court of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile to Delsie Bumgarner the party named herein. John W. Dailey, Probate Judge (Seal)

15191-B
IN THE PROBATE COURT OF UNION COUNTY, OHIO
Milo L. Myers, as guardian, of Emma Jane Elliott, an incompetent, Plaintiff
-vs- John P. Livingston, et al., Defendants.

COMPLETION OF LAND CONTRACT
This day this cause came on to be heard on the petition of Milo L. Myers as guardian of Emma Jane Elliott, an incompetent, asking for authority to complete a contract made by the said Emma Jane Elliott prior to the appointment of a guardian for her to purchase the real estate described in the petition, the answer of William J. Porter filed herein as trustee for the said Emma Jane Elliott for the suit and the answer of Sturgis Cheney as guardian for the minor defendants, Walter LeRoy Elliott and Lewis Robert Elliott, the evidence and exhibits; and, being submitted to the court and upon consideration thereof the court finds that all parties in interest have been either duly served with summons as required by law, or have duly waived the issuance thereof and woluntarily entered their appearance and are properly before the court.

The court further finds that the allegations contained in the petition and that the land contract therein set forth, are true, and ought to be completed, there being no objections there-

to, as prayed for.
Therefore, it is ordered by the court that the said plaintiff, Milo L. Myers, as guardian of the said Emma Jane Elliott, incompetent, be and he is hereby authorized to complete said contract by paying the purchase price for said premises in the sum of \$5,999.00, being the balance due andpayable under the contract to John P. Livingston, in cash out of the funds in his hands belonging to the estate of the said Emma Jane Elliott, and that he take title by good and sufficient general warranty deed, free and clear of all encumbrances from the said defendants, John P. Livingston and Anna P. Livingston as grantors to the said Emma Jane Elliott as grantee. John W. Dailey Judge (seal) APPROVED: Milo L. Myers, Attorney for Plaintiff William J. Porter, Trustee for the suit Allen & Allen Attorney for other defendants By

15191-A
IN THE PROBATE COURT OF UNION COUNTY, OHIO
Milo L. Myers, as guardian of Emma Jane Elliott, an incompetent, Plaintiff
-vs- Walter LeRoy Elliott, at al., Defendants.
CONFIRMING APPRAISEMENT AND ORDERING SALE

Robert F. Allen

This day this cause dame on to be heard on the report of the Appraisers heretofore herein appointed, and it appearing upon the examination that the said report is in all respects regular and correct, and that the said appraisers have appraised the said real estate as a whole; therefore, it is ordered that the same be and it hereby is approved and confirmed. It further appearing to the court that the said plaintiff, Milo L. Myers, as guardian of Emma Jane Elliott, on his qualificiation and appointment as such gave bond with sufficient surety thereon to and which was approved by the court, conditioned according to law, which the court finds to be sufficient for this case; therefore, it is ordered that additional bondbe, and the same is hereby dispensed with.

It further appearing to the court, on motion of the plaintiff that it would be more to the interest of the estate of the said Emma Jane Elliott and the estates of the said minor defendants, Walter LeRoy Elliott and Lewis Robert Elliott, that all fractional interests in said real estate be combined and that said real estate be sold as a whole and at private sale than at public sale.

Therefore, it is ordered by the court, adjudged and decreed that the plaintiff representing all parties shall proceed to sell the real estate described in plaintiff's petition, as a whole, as private sale, for not less than the appraised value of \$8,800.00, and for cash in hand.

It is further ordered that the plaintiff make due return of his proceedings and sale to this court for comfirmation without unnecessary delay. John W. Dailey Judge (seal)

Appraved: Milo L. Myers, Attorney for Plaintiff Allen & Allen By Robert F. Allen, Attorney for Sturgis H. Cheney, Guardian of minor defendants. William J. Porter, Attorney and trustee for the suit of Emma Jane Elliott.

Probate Court, Union County, Ohio
In the Matter of the Estate of Frank E. Foster, Deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

Order to transfer certificate of title to Motor Vehicle
In the Matterof the estate of Markin L. Fox, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in said petition are true, it is hereby ordered that the Elerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Mary E. Fox in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title to Motor Vehicle
In the Matter of the estate of E. B. Bumgarner, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is att-

ached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Centificate of Title to Delsie Bumgarner in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

March 26, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of James Edward Crites, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Elizabeth R.
Crites as Administratrix of the Estate of James Edward Crites, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it it ordered that the same be recorded in the records of this office. John W. Dailey Judge (seal)

Order Approving Inventory and Appraisement
In the Matterof the Estate of Addie V. Ray, deceased
This day an inventory and appraisement 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 ben 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Filing of Fifth Partial Account
Estate of John S. Scheiderer, deceased
This day came John K. Scheiderer and George Fred Scheiderer, executors of said estate, and filed their fifth partial account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of May 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

March 27, 1947

IN THE PROBATE COURT OF UNION COUNTY, OHIO Millie Cassiday, Administratrix of the Estate of Addie V. Ray, Plaintiff -vs- Millie Cassiday, et al., Defendants. This matter coming on to be heard upon the petition and the evidence, the court finds that all of the defendants have voluntarily entered their appearance and consented to the sale prayed for; that the defendant, John R. Ray is the owner of the other undivided one-half of the real estate described in the petition and that by his cross petition herein he has requested the sale of his interest in said real estate in this proceeding; and that it is necessary to sell said real estate to pay the debts of said estate and the prayer of the petitioner should be granted. And it appearing to the court that a new appraisement should be made of said real estate it is ordered that R. B. Neer, Fred Johnson and Harold Coleman, 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 facts at its fair cash value, and discharge the duties required of them according to law, and to make return of their proceedings to this court forthwith. John W. Dailey Judge

15243-A
IN THE PROBATE COURT OF UNION COUNTY, OHIO
Millie Cassiday, Administratrix of the estate of Addie V. Ray, dec'd., Plaintiff
-vs- Millie Cassiday, et al., Defendants.
This day this matter came on to be heard on the report of the appraisers heretofore appointed; and it appearing that said report is in all respects correct, it is ordered that the same be and it is hereby approved and confirmed. The court further find that the bond given by the Administratrix in the amount of \$2000.00 is sufficient and that the giving of an additional bond is dispensed with.

It is now ordered that Millie Cassiday, as such Administratrix, proceed to advertise for sale at the north door of the Court House in Marysville, Ohio on the 26th day of April, 1947, at 11:00 o'clock A. M. the entire estate in the real estate described in the petition as provided by law and that the sale be made for cash.

And the plaintiffis ordered to make return forthwith of said sale. John W. Dailey Judge(seal)

15114
IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Estate of J. Ernest Scheiderer, dec'd.
This day Bertha E. K. Scheiderer, administratrix of the estate of J. Ernest Scheiderer submitted a report of newly discovered assets and the Court being fully advised in the premises authorized the filing of the same without an inventory or appraisement of such assets. John W.
Dailey Judge (seal) APPROVED BY: William L. Coleman Attorney for Applicant.

Probate Court, Union County, Ohio
In the Matter of the Estate of J. Ernest Scheiderer, deceased
Whereas, on the 9th day of July, 1946, the said J. Ernest Scheiderer died, possessed an
automobile, of which the following is a description: Year-1939 No. of Cylinders-6 Motor Not
47043 Make-Dodge Manufacturer's Serial No.-30129893 Body Type-4 dr. Sedan Model-D-11
Horse Power-25.35 Certificate of Title No. 8013383
And whereas, on the 24th day of March 1947, the above described automobile was transferred
to Bertha E. K. Scheiderer on an order of distribution, as appears on the journal of said
Probate Court, Vol. 53, page 354;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a
Certificate of Title to the above described automobile, to Bertha E. K. Scheiderer, the
party named herein. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of J. Ernest Scheiderer, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.

It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and hereby is authorized to issue a Certificate of Title to Bertha E. K. Scheiderer in accordance with the prayer of the petitioner. John W. Dailey Judge (seal)

Authority to Transfer Real Estate
In the Matter of the Estate of Maude I. Thompson, deceased
This day came Rippey T. Sadler, Executor of the Estate of Madge T. Sadler, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate blonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the court that the law has been fully complied with by said application; 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. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Fred Erwin, deceased.
This day came Ruth May Erwin, Administratrix of the estate of Fred Erwin, deceased, and filed herein her application, duly verified, which application is attached hereto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.
It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey Judge (seal)

The State of Ohio, Union County. Probate Court.

In the Matter of the Estate of Madge T. Fadler, deceased.

This day an authenticated copy of the last Will and Testament of Madge T. Sadler, deceased, late of Borough of Brooklyn in the State of New York was presented to the Court for record, andit appearing to the Court that said Will was duly executed and proved in accordance with the laws of the State of New York and admitted to probate in the Surrogate Court of Kings County in the State of New York and that part of the property to which said Will relates is situate in this Court, it is ordered that said authenticated copy of said Will be admitted to record in this Court as provided by law, and it is further ordered that said Rippey T. Sadler pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey Judge (seal)

Authority to Transfer Real Estate
In the Matter of the Estate of Madge T. Sadler, deceased
This day came Rippey T. Sadler, executor of the estate of Madge T. Sadler, executor of the
estate of Madge T. Sadler, deceased, and filed herein his application, duly verified, which
application is attached hereto and made a part hereof, for an order directing the transfer of
certain real estate belonging to said decedent, as set forth in the application. It appearing
to the satisfaction of the court that all of the represenations set forth in said application
are true; that the description of said real estate and the list of persons to whom each such
parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the Courty
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. John W. Dailey
Probate Judge (Seal)

Authority to Transfer Title to Automobile
In the Matter of the Estate of Lieuscoious L. Argo, Deceased
Whereas, on the 19th day of January, 1947, the said Lieuscious L. Argo died, possessed of an automobile, of which the following is a description: Year 1934; No. of Cylinders 6; Motor No. DR 27125; Make 2 door Dodge Sedan; Manufacturer's Serial No. 3715970; Body Type; 2 door Sedan; Model DR: Horse Power 25,35; Certificate of Title No. 8025213; And whereas, on the 27th day of March, 1947, the above described automobile was transferred to Jessie Argo, on order of distribution as appears on the journal of said Probate Court, Vol. 53 page 355; the Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Jessie Argo, the party named herein. JohnW. Dailey Probate Judge (Seal)

Authority to Transfer Title to Automobile
In the Matter of the Estate of Fred D. Gorton, deceased
Whereas, on the 18th day of September, 1946, the said Ered D. Gorton died, possessed of an automobile, of which the following is a description: Year 1937, No. of Cylinders, 6; Motor No. 1164647; Make Chevrolet; Manufacturer's Serial No. 9GAOS-38528; Body Type Town Sedan; Model Deluxe; Horss Power 29.4; Duplicate Bill of Sale No. 51040; And wheras, on the 2/th day of March, 1947, the above described automobile was transferred to Emma Gorton, an order of distribution as appears on the journal of said Probate Court, Vol. 53, page 355; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Emma Gorton, the party named herein, John W. Dailey Probate Judge (Seal)

15246
Releiving Estate from Administration
In the Matter of the Estate of Lieuscious L. Argon, deceased

This day this cause came on to be heard upon the application of Jessie Argo for an order to relieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application is unnecessary 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 fifty and no/100 Dollars be delivered or transferred to the surviving spouse of said deceased, in lieu of the claim of such surviving spouse to property not deemed assets and to an allowance for a year's support. It is further ordered by the Court that Jessie Argo of Unionville Center, Ohio be and hereby is appointed as Commissioner to execute instruments of conveyance if such be necessary. John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title to Motor Vehicle
In the Matter of the estate of Lieuscious L. Argo, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Jessie Argo is accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

Relieving Estate from Administration
In the Matter of the Estate of Fred D. Gorton, deceased
This day this cause came on to be heard upon the application of Emma Gorton, for an order to relieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application has been waived by all parties, 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 person named in the application. It is further ordered by the court that property to the amount of Four hundred Dollars be delivered or transferred to the surviving spouse or minor child of said deceased, in lieu of the claim of such surviving spouse or minor child to property, not deemed assets and to an allowance for a year's support. It is further ordered by the court that Emma Gorton, of Irwin, Ohio be and hereby is appointed as commissioner to execute instruments of conveyance if such be necessary. John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title to Motor Vehicle
In the Matter of the Estate of Fred D. Gorton, deceased
This day this cause came on to be heard upon the peition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Emma Gorton in accordance with the prayer of the petition. John W. Dailey Probate Judge (Seal)

March 28, 1947

Order to Record Proof of Publication of Notice of Appointment
In the Matter of the Estate of Frad Erwin, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Ruth May Erwin, as Administratrix of the Estate of Fred Erwin, 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. John W. Dailey, Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO Order Approving Publication of Accounts This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders of notice aforesaid to be netered upon the journals of this court in full; said notice is as follows, to-wit; 14990-A Cephas Atkinson, executor of the estateof Neva H. Rings, First and Final Account; 15 133 Josephine Lentz, administratrix of the estate of Fannie E. Court, first and final account; 9092-B Clifton L. Caryl, guardian of the person and estate of Myrtle Glass, first and final account; 15163 Seldon W. Hill, administrator of the estate of Ruth L. Hiller, first and final account; 15068 Marion C. Winter, administrator of the estate of Thomas Forider, first and final account; 15147 J. R. Turner, administrator of the estate of Ida Henderson, first and final account; 15155 Gwynn Sanders, Administrator of the estate of William E. Brugler, First and final account; 15128 McKinley Haines, guardian of the person and estate of Eliza Peters, first partial account; 14852 Priscills Boylan, guardian of the person and estate of Elizabeth Dean Boylan, second partial account; 15152 William H. Porter, administrator of the estate of William F. Porter, first and final account; 15058 Robert A. Ports, Sr. administrator of the estate of William L. Elliott, first and final account; 15116 Daisy Scott, administratrix of the estate of Alice B. Clayton, first and final account; 15081-A William M. Burns, executor of

of the estate of Amelia M. Burns, first and final accounts. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Minnie M. Wilcox, deceased.

This day William Delno Wilcox 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 Minnie M. Wilcox deceased, late of Leesburg 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 William Delno Wilcox is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-one Hundred and no/100 Dollars, and this cause is continued. John W. Vailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Minnie M. Wilcox, deceased.

This day William Delno Wilcox appeared in open Court, accepted the appointment as Administrator of the Estate of Minnie M. Wilcox deceased, and gave and filed herein his Bond in the sum of Twenty-one Hundred and no/100--ollars, conditioned according to law, with the Fidelity & Deposit Company of Maryland as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said William Delno Wilcox that Seldon W. Hill, Clarence Laird, and Fay Styer, be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey Judge

Entry confirming sale Milo L. Myers as guardian of Emma Jane Elliott, plaintiff, -vs- Walter LeRoy Elliott, et al., This day this cause came on to be heard on the report of Milo L. Myers, as guardian of Emma Jane Elliott, an incompetent, the plaintiff, of his proceedings under the former order of this Court, and upon the motion of the court having carefully examined said report of sale, and finding the 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. It is further ordered that the said petitioner execute a deed of all the right, title and interest of the said Emma Jane Elliott and Walter LeHoy Elliott and Lewis Robert Elliott in said real estate, to the purchaser Clifford Cameron, upon his paying the purchase pirce, in cash. And this cause coming on further to be heard upon the pleadings herein and the motion to distribute the proceeds of the sale, amounting the the sum of \$8,825.00. It is ordered that the said petitioner, out of the money in his hands, pay; First, to the treasurer of this county the taxes and penalties against said property, the sum of \$55.38. Second, to this court the costs incurred in the sale of said property, the sum of 28.50. Third, to Milo L. Myers an attorney fee for his services as such herein, the sum of 125.00. b Fourth, to United States Revenue for deed, 9.90. Fifth, To Sturgis Cheney, guardian of and for his minor wards, Walter LeRoy Elliott and Lewis Robert Elliott, the sum of 5,737.48. It is further ordered that the plaintiff as said guardian account for the balance of the proceeds accoring to law, in the sum of 2,868.74. It is further ordered that this proceeding be recorded. John W. Dailey, Probate Judge (Seal) APPROVED: Milo L. Myers, Attorney for plaintiff Allen & Allen Attorney for minor defendants.

March 29, 1947

In the Matter of the Estate of Benjamin F. Hodge, deceased.

This day the Schedule of Claims, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that Notice of the filing on the said Schedule of Claims has been given to all interested parties, as required by law; and that the fiduciary of said estate acted properly in allowing and classifying each claim contained in said Schedule of Claims, it is now ordered that said Schedule of Claims, after being duly Examined, be confirmed. John W. Dailey Judge (seal)

First and Final Account
Estate of Clifford H. Pidgeon, deceased
This day came Jessie F. Pidgeon, administratrix 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 31st day of May, 194/ at 10:00 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Probate Count, Union County, Ohio
Estate of Maggie E. Morgan, deceased. Filing of First and Final Account.
This day came Edward H. Morgan, 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 31st day of May, 1947, at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County, and this matter is continued until said time. John W. Dailey Judge seal)

Orders for hearing and for notice and for appointment of next friend
In the Matter of the adoption of Donn Richard Pelton
This day John M. Allgyer and Mildred B. Allgyer appeared in open court and filed herein a
petition for leave to addopt Donn Richard Pelton a child, and for a change of name of said
child to John Samuel Allgyer, the full name by which said child shall be known after adoption
It is ordered that hearing of said petition and the examination, under oath, of all the parties,
in interest who may be present and to whom lawful notice has been given, be had before this
couft at Marysville, Ohio, on the 2nd day of May, 1947, at 10 o'clock A. M. It is further
ordered that Mary Needham be, and hereby is appointed to act as next friend to the child sought
to be adopted and who shall, at least three days prior to the date set forth for hearing, submit to the Court a full report in writing; and this cause is continued. John W. Dailey, Probate
Judge (Seal)

15141

March 31, 1947

First and Final Account

In the Matter of the Estate of Thomas W. Woodson, deceased This day the first and final account of Gwynn Sanders, Administrator of the Estate of Thomas W. Woodson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First and Final Account In the Matter of the Estate of Jennie A. White, deceased This day the first and final account of Clarence Reed Executor of the Estate of Jennie A. White deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (Seal)

11273-B Second and Final Account In the Matter of the Trusteeship of the Estate of Hugh Calvin Stewart This day the second and final account of Clifton L. Caryl, trustee 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 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. It is ordered that said Account and the proceedings herein be recorded in the Records of this office. It is further ordered by the court that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15095 First and Final Account In the Matter of the Estate of Jennie E. Murphy, deceased This day the first and final account of M. C. Murphy, administrator of the estate of Jennie E. Murphy, deceased, came on for hearing and settlement, dur notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the wouchers therewith and all the matters pertaining therto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds that the said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

14915-A Second and final account In the Matter of the estate of Orman A. Conrad, deceased This day the second account of Ina B. Conrad, Administratrix with the will annexed of the estate of Orman A. Conrad deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First and Final Account In the Matter of the estate of Minetta Shumway, deceased This day the first and final account of McKinley Haines, Administrator of the Estate of Minetta Shumway, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (Seal)

15108 First and Final Account In the Matter of the Estate of Jacob Fisher, deceased This day the first and final account of Peter Fisher, administrator of the Estate of Jacob Fisher, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (Seal)

14620

Second Partial Account
In the Matter of the Guardianship of Nora E. Lake, an incompetent
This day the second partial account of Kenneth D. Kyle, guardian of Nora E. Lake came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. The court finds a balance of Two Thousand two hundred ninety two and 66/100 Dollars, (\$2,292.66) in the hands of said guardian due said ward; Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

14626

Second Partial Account
In the Matter of the Guardianship of Linnie D. Lake, an incompetent
This day the second partial account of Kenneth D. Kyle guardian of Linnie D. Lake came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of Two hundred ninety-six and 27/100 Dollars, (\$296.27) in the hands of said guardian due said ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office John W. Dailey. Probate Judge (Seal)

March 29, 1947

Orders on filing of schedule of claims -- confirming without notice
To the Matter of the Estate of Isaac C. House, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith that the action of the fiduciary herein, in allowaing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

15114

Authority to transfer real estate
In the matter or the estate of J. Ernest Echeiderer, deceased
This day came Bertha E. K. Scheiderer, administratrix of the estate of J. Ernest Scheiderer,
deceased, and filed herein her application, duly verified which application is attached hereto
and made a part hereof for an order directing the transfer of ceetain real estate belonging to
said decedent, as set forth in the application. It appearing to the satisfaction of the court
that 11 of the representations set forth in said application are true; that the description of
said real estate and the list of persons to whom each such parcel thereof passed by descent
or devise is as set forth in said application; and it appearing to the satisfaction of the Court
that the law has been fully complied with by said applicatnt; 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 hterein and that a certifiacte for the transfer of said real estate, together with the description contained in the application, be filed with the recorder of the
propert county, for record, as provided by law. John W. Dailey, Probate Judge (Seal)

March 31, 1947

The State of Ohio, Union County. Probate Court.
In the "atter of the Will of Vina J. Bailey, deceased
An Application having been this day presented to the Court by Samuel K. Bailey praying that an instrument in writing purporting to be the last willand testament of Vina J. Bailey, deceased, be admitted to probate; the spouse and all next of kin resident of the State of Ohio having waived service and notice, It is ordered that a hearing on said application willbe had on the 31st day of March 1947, at 10 o'clock A.M. John W. Pailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Will of Vina J. Bailey, deceased.
This matter came on this day further to be heard, on the application of Samuel K. Bailey to admit to probate and record the Will of Vina J. Bailey, 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 Samuel K.
Bailey surviving spouse and that the surviving spouse and those persons, who are known to be resident of the State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution in said decedent had died intestate (excepting any person who would be entitled to inherit from said decedent solely be reason of relationship to a deceased spouse thereof), have been duly served with notice of the filing of said willand of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or all have waived notice and given consent to the probate of said will.
And the subscribing witnesses, this day appeared in open Court, and haven been duly sworn, testified respectively to the due execution and attestation of said will which testimony was reduces to writing, was subscribed by them respectively, and was filed herein.
Whereupon, the Court finds that the aforesaid instrument of writing, is the will of said Vina J. Bailey, deceased; that it was duly executed and attested; that the said testator, at the time of signing said Will was of full age, of sound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said Will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court.

John W; Dailey Judge (seal)

15136

Order for appointment and for bond
In the matter of the estate of Vina J. Bailey, deceased
The Last Will of Vina J. Bailey, deceased, late of Darby Township in said County, having heretofore been duly proved and allowed; this day Samuel K. Bailey, 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 Samuel K.
Bailey is a suitable person and legally competent, it is ordered that he be appointed as executor upon giving bond with sureties as required by law in the sum of Five thousand dollars;
and this cause is continued. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Alice J. Wilkins, deceased.
Sale of Personal Property Confirmed.

The Executors of the above named decedent having filed their return of the order of sale here-tofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, therefore approves and confirms the same. John W. Dailey Judge (seal)

Filing of First Partial Account
Estate of Mary Esther Wasserbeck, minor
This day came Rhea Wasserbeck, guardian of said estate, and filed her first partial account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of May, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Authority to transfer title to automobile
In the matter of the estate of George R. Nicol, deceased
Whereas on the 12th day of September, 1946, the said George R. Nicol, died, possessed of an automobile, of which the following is a description: Year 1936; no. of cylinders 6; Motor No. 9RD11-1725; Make Chevrolet; Manufacturer's Serial No. 5640766; Body Type, Chassis & cab; Model liton; Horse Power 26.3; Certificate of title no. 8019329; And whereas, on the 31st day of Mach 1947 the above described automobile was transferred to Ralph G. Nicol on an order of distribution as appears on the journal of said Probate Court, Vol. 53 page 360; The Clerk of Courts of the County of Union, State of Ohio is hereby authorized to issue a certificate of title to the above described automobile, to Rapph G. Nicol, the pary named herein. John W& Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of George R. Nicol, deceased.
Order to transfer certificate of title to motor vehicle.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appeareng to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Ralph G. Nicol, in accordance with the prayer of the petitioner.
John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
McKinley Haimes, Guardian of the person and Estate of Barbara Kleiber, Plaintiff, vs.
Barbara Kleiber, et al., Defendants.
Petition to Sell Real Estate.
The mortgage given by John G. Kleiber and Barbara Kleiber to The Tivision of Aid for the Age in the Department of Public Welfare and recorded in Book 122 Page 69-70 Recrods of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court March 10, A.D.1947 John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
McKinley Haines, Guardian of the person and estate of Barbara Kleiber, Plaintiff
vs Barbara Kleiber et al., Defendants.
Petition to Sell Real Estate.
The mortgage given by Barbara Kleiber and John G. Kleiber to Citizens Federal Savings and
Loan Association of Marysville, Ohio and recorded in Book 95 Page 286 Records of Mortgages,
in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in
the above entitled case in said Court, March 10 A. D.1947. John W. Dailey Judge (seal)

April 1, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Thomas D. McElroy, deceased.
Whereas, on the 21dt day of July 1946, the said Thomas D.McElroy died, possessed of an automobile, of which the following is a description:
Year-1939 No. of Vylinders-6 Notor No. B47965 Make-Chevrolet Manufacturere's Serial No.12JBo14336 Body Type-Sedan Model- 12JB Horse Power-29.4 Certificate of Title No.8022039
And whereas, on the 1st day of April, 1947 the above described automobile was transferred to Agnes M. McElroy on an order of distribution as appears on the journal of said Probate Court, Vol 53, 'age 360;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Angus M. McElroy, the party named herein. John W. Dailey Judge (seal)

Relieving Estate Fraom Administration
In the Matter of the estate of Thomas D. McElroy, deceased
This day this cause came on to be heard upon the application of Agnes M. McElroy for an order
to relieve from administration the estate of the within named decedent. It appearing to the
Court that the estate of said decedent is less than \$500.00 in value, and that notice of the
filing of said application is unnecessary 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 four hundred and ninety
five dollars be delivered or transferred to the surviving spouse of said deceased, in lieu of
the claim of such surviving spouse to property not deemed assets and to an allowance for a
year's support. It is further ordered by the court that Agnes M. McElroy of -----be and
hereby is appointed as commissioner to execute instruments of conveyance if such be necessary,
John W. Dailey, Probate Judge (Seal)

Entry-Approving report of Distribution
In the matter of the estate of Thomas D. McElroy, deceased
This day this matter came on for hearing on the report of distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said -----pay the cots herein, taxed at \$______.

John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title to Motor Vehicle
In the matter of the estate of Thomas D. McElroy, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a certificate of title to Agnes M. McElroy in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

Statement in lieu of and for a first and final account
In the matter of the guardianship of Wallace Eugene Dobert
This day Joh Hull, as guardian of said estate, filed a statement in lieu of and for a first and final account of said estate, duly sworn to. The same appearing true and correct, is ordered recorded and the filing of a final account is hereby ordered to be dispensed with, and the said John Hull is hereby discharged from said trust and his bondsmen released. John W. Dailey, Probate Judge (Seal)

15105-A

PROBATE COURT, UNION COUNTY, OHIO

McKinley Haines, Guardian of the person and estate of Isabel Sherwood, incompetent, Plaintiff
-vs- Everett Sherwood, et al., Defendants.
JOURNAL ENTRY CONFIRMING SALE, ORDERING DEED AND DISTRIBUTION
This day this cause came on to be heard upon the report of McKinley Haines, Guardian of the person and estate if Isabel M. Sherwood, an incompetent person, and of his proceedings under the former order of this Court, and upon the motion of the 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 hereby ordered that the same be and hereby is approved and confirmed.

The Court further finds that there is due the Plain City Home and Savings Company the sum of \$301.04 as set forth in their answer and cross petition, and it is ordered that an entry of release and satisfaction of the mortgage of the said Plain City Home and Savings Company be entered on record in the office of the County Recorder of Union County, Ohio, according to law.

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Isabel M. Sherwood in said real estate to the purchaser, Mark Longbrake, upon said purchaser paying the purchase price in cash in the sum of Three Thousand, Twenty-five Dollars (\$3025.00).

It is further ordered by the Court that said McKinley Haines out of the money in his hands, pay:

First: To the Treasurer of Union County, Ohio, taxes in the sum of \$125.00

Second: The costs and expenses incurred in the sale of said property in the sum of \$45.33;

to Clifton L. Caryl the sum of \$3.65 advanced by him for revenue stamps upon said deed; the sum of \$200.00 to Clifton L. Caryl as counsel to said guardian in said land sale.

Third: To the Plain City Home and Savings Company the sum of \$301.04 as payment in full of note and mortgage described in their answer and cross petition.

Fourth: The balance in the sum of \$2349.98 to be retained by said guardian and accounted for by him as provided by law. John W. Dailey Judge (seal) APPROVED: Clifton L. Caryl Attorney for Plaintiff

First and final account
Estate of William Moder, deceased
This day came Anna Barbara Moder, administratric 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 31st day of May, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey. Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of John G. Retterer, deceased
Whereas, on the 6th day of December 1946, the said John G. Retterer died, possessed of an automobile, of which the following is a description: Year-1928 No. of Cylinders-4 Motor No 307087 Make-Ford Body Type-Pickup Truck Model-A Horse Power-24.3 Certificate of Title No. 8027585

And whereas, on the 1st day of April 1947, the above described automobile was transferred to A. C. Retterer on an order of the court, as appears on the journal of said Probate Court,

Vol. 53, Page 361;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automibile, to A. C. Retterer, the party named herein. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of John G. Retterer, deceased.

Order to Sell Personal Property
This day this cause came on to be heard upon the petition herein filed and the testimony and the court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said Personal Property at private sale; it is therefore ordered that "lsie L. Retterer as Administrix of said estate of John G. Retterer, deceased, proceed to sell at private sale, for the appraised value.

It is further ordered that said sale be made on the following terms: Cash
It is further ordered that said Administratrix make return of her proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued. John W. Dailey Judge seal

Probate Court, Union County, Ohio
In the Matter of the Estate of John G. Retterer, deceased.
Sale of Personal Property Confirmed.

The Administratrix of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey Judge (seal)

In the matter of the estate of John G. Retterer, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a certificate of tible to A. C. Retterer in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

April 2, 1947

15226 Authority to transfer real estate In the matter of the estate of Howard A. Weinlein, deceased This day came Albert Weinlein, administrator of the estate of Howard A. Weinlein, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to the persons named therein and that a certificate for the transfer of said real estate, together with the descripion contained in the application, be filed with the Recorder of the proper County for record, as provided by law. John W. Dailey, Probate Judge (Seal)

April 3, 1947

Order Approving Inventory and Appraisement
In the matter of the estate of Minnie M. Wilcox, deceased
This day an inventory and appraisement 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 and appraisement has been given to or waived by all interested parties, as required by lew, and no exceptions having been filed thereto, it is now ordered that said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of James G. Seran, deceased
This day came Leota T. Seran appeared in open court, and made and filed an application under oath as mequired by law to be appointed as administratrix of the estate of James G. Seran, deceased, late of York Township in said county, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Leota T. Seran is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties we required by law in the sum of Twelve thousand and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of James G. Seran, deceased
This day Leota T. Seran appeared in open court, accepted the appointment as administratrix of
the estate of James G. Seran deceased and gave and filed herein administratrix bond in the sum
of Twelve thousand and no/100 dollars, conditioned according to law, with Leota T. Seran and
Glen Falls Indemnity Company as sureties, which bond is approved by the Court. It is therefore
ordered that Letters of Administration issue to said Leota T. Seran, that Owen Beem, Arthur Potts
and William Taylor be appointed appraisers of said estate; 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 \$\frac{1}{2}\$ John W. Dailey, Judge (Seal)

15173-A
Authority to transfer real estate
In the matter of the estate of Joseph E. Low, deceased

This day came Paul E. Low, executor of the estate of Joseph E. Low, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been duly 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. John W. Dailey, Probate Judge (Seal)

April 4, 1947

Authority to transfer real estate
In the matter of the estate of Minnie M. Wilcox, deceased
This day came William Delno Wilcox, Administrator of the estate of Minnie M. Wilcox, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that the 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. John W. Dailey, Probate Judge (Seal)

April 5, 1947

Order Approving Inventory and Appraisement
In the Matter of the estate of Vernon Wood, deceased
This day an inventory and appraisement in the above captioned estate, heretofore filed herein, cam 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Certificate of Release of Mortgage
Probate Court, Union County, Ohio
McKinley Haines, guardian of Isabelle Sherwood, an incompetent person, vs Everett Sherwood, et al.
The mortgage given by Isabelle Sherwood to the Isabelle Sherwood to the Recorded in Record 43 page 307
Plain City Home and Savings Company of March 15, 1935 and recorded in Book 112 page 517 Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, April 1, 1947. John W. Dailey, Probate Judge (Seal)

April 7, 1947

Order for appointment and for bond
In the matter of the estate of Harriet B. Worthington, deceased
This day Sylvia W. Sells 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 Harriet B. Worthington, deceased, late of the Village of Plain City, Ohio in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Sylvia W. Sells is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty one hundred and no/100 (\$2,100.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bondapproved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Harriet B. Worthington, deceased
Thid day Sylvia W. Sells appeared in open court, accepted the appointment as administratrix of
the estate of Harriet B. Worthington deceased, and gave and filed herein her bond in the sum
of Twenty one hundred no/100 Dollars, conditioned according to law, with Western Surety Company
and---as sureties which bond is approved by the court. It is therefore ordered that letters
of administration issue to said Sylvia W. Sells that J. S. TParker, M. E. Fravel and Ben Jones
be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

In the matter of the guardianship of Mary Murfield, an incompetent
Barbara Reed as guardian of Mary Murfield, an incompetent, Plaintiff -vs- Mary Murfield, Barbara Reed and Charles Green next of kin, defendant
This matter coming on to be heard upon the petition and the evidence, the court finds all of the defendants herein have beenduly served with provess, or have voluntary entered their appearance and consent to the sale as prayed for, and are property before the court and that it is necessary to sell said real estate to have funds with which to pay for the maintenance, care and support of Mary Murfield, 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 said Robert Ackerman, Elwood Sawyer and Charles Carr, three judicious and disinterested persons off the vicinity, not next of kin of the petitioner be and they hereby are appointed to appraise said real estate at its true value; 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 30th day of

April, 1947. John W. Dailey, Probate Judge (Seal)

In the Matter of the guardianship of Mary Murfield, an incompetent.

Barbara Reed, as guardian of Mary Murfield, incompetent, plaintiff -vs- Mary Murfield, et al.

Defendants

It having come to the knowledge of the court that Mary Murfield, one of the defendants in this action, is incompetent, and that the guardian of said defendant has an interest in this action adverse to the said defendant, it is ordered that Luther L. Liggett be and he hereby is appointed trustee for the suit to defend said action on behalf of said defendant. John W. Dailey Probate Judge (Seal)

April 8, 1947

15230

Order to record proof of publication of notice of appointment
In the Matter of the Estate of Christine Houston, deceased
This day the affidavit of Mae E. Rausch publisher, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment Fred Houston as administrator of the estate of Christine Houston, 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. John W. Dailey, Judge. (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Frances J. Quimby, deceased
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the notice of appointment of Iris M. Quimby as Administratrix of the estate of Frances J. Quimby, 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. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Addie V. Ray, deceased
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Millie Cassiday as administratrix of the estate of Addie V. Ray, 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. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Martin L. Fox, deceased

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the notice of appointment of Mary E. Fox and Homer S. Fox, as Executors of the estate of Martin L. Fox, deceased, was published, in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of E. B. Bumgarner, deceased

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the notice of appointment of Odell Liggett as executor of the estate of E. B. Bumgarner, 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. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment

In the Matter of the Estate of Alice J. Wilkins, deceased

This day the affidait of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the notice of appointment of Charles E. Wilkins and Clyde L. Wilkins as executors of the estate of Alice J. Wilkins, 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. John W. Dailey, Judge (Seal)

Order for appointment and for bond
In the matter of the estate of J. Harvey Willison, deceased
This day Dollie Willison 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 J. Harvey Willison, deceased, late of Village of Richwood 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 consits of and the probable value thereof; and the court being satisfied
that an administratrix should be appointed and that said Dollie Willison is a suitable person
and legally competent, it is ordered that she be appointed as such administratrix upon giving
bond with sureties as required by law in the sum of twenty-one hundred dollars, and she is
hereby directed not to continue decedents business but close the same up forthwith, and this
cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of J. Harvey Willison, deceased
This day Dollie Willison, appeared in open court, accepted the appointment as administratrix
of the estate of J. Harvey Willison deceased, and gave and filed herein her bond in the sum
of Twenty one hundred dollars, conditioned according to law, with Ohio Casualty Insurance
Company as sureties, which bond is approved by the court. It is therefore ordered that Letters
of Administration issue to said Dollie Willison that H. J. Coleman, Rearl McElroy and Eugene
Rausch be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

15135-A Filing of First and Final Account Estate of Kate E. Turney, deceased

This day came Milo L. Myers, 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 31st day of May, 1947, at 10 o'clock A, M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Orders on filing of schedule of claims——confirming without notice
In the matter of the estate of Carrie W. Hornbeck, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

April 10, 1947

Authority to transfer title of automobile
In the matter of the estate of Frank F. Beck, deceased
Whereas, on the 12th day of March, 1947, the said Frank F. Beck died, possessed of an automobiled, of which the following is a description:
Year 1946; No. of cylinders 8; Motor No. PSLB-1437; Make Pontiac; Manufacturer's Serial No. PSLB-1437; Body Type Sedan Coupe; Model 46-28; Horse Power 33.5; Certificate of Title No. 80-26319.
And whereas, on the 10th day of April, 1947, the above described automobile was transferred to Harold R. Strait on an order of the Court as appears on the journal of said Probate Court, Vol. 53 page 365.
The Clerk of Courts of the County of Franklin, State of Ohio is hereby authorized to isse a certificate of title to the party named herein. John W. Dailey, Probate Judge (Seal)

Sale of Personal Property Confirmed

In the Matter of the Estate of Frank F. Beck, deceased

The administrator of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirmes the same. John W. Dailey, Probate Judge (Seal)

Authority to transfer title of automobile
In the matter of the esate of Ernest Durell Wood, deceased
Whereas, on the 31st day of January, 1947, the said Ernest Durell Wood died, possessed of an
automobile of which the following is a description:
Year 1935; No. of cylinders 8; Motor No. 2163688; Make Ford; Body Type Fordor; Model V-8-48;
Horse Power 30/01; Certificate of Title No. 8020844.
And whereason the 10th day of Aptil 1947 the above described automobile was transferred to
Vella I. Wood on an order of distribution as appears on the journal of said Probate Court Vol.
53 page 365;
The Clerk of Courts of the County of Union, State of Ohioo is hereby authorized to issue a
certificate of title to the above described automobile, to Vella I. Wood, the party named
herein. John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title to Motor Vehcile
In the matter of the estate of Frank F. Beck, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set form in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Harold R. Strait, 562 E. Broad Street, Columbus, Ohio in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title to Motor Vehicle
In the Matter of the Estate of Ernest Durell Wood, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a certificate of title to Vella I. Wood in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

Order approving inventory and appraisement
In the Matter of the estate of Vina J. Bailey, deceased
This day an inventory and appraisement 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 ssaid inventory and appraisement 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 nad appraisement after being duly examined be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Ina B. Conrad, administratrix of the estate of the estate of Orman A. Conrad, deceased, plaintiff -vs- Ina B. Conrad, et. al., defendants
It appearing to the court that the estate of Orman A. Conrad, deceased, has been released from liability on the terms of the mortgage described in the petition by the mortgagee, The Northwestern Mutual Life Insurance Company, and
It further appearing that it is to the best interests of the heir and devisee to transfer the property described in the petition to said heir and devisee, subject to the mortgage lien of The northwestern Mutual Life Insurance Company;
It is ordered that the petition to sell the premises described in said petition is hereby dismissed at the cost of the plaintiff. John W. Dailey, Judge (Seal) Approved: Robert L. Barton Attorney for plaintiff C. A. Hoopes, Attorney for defeddant, The Northwestern Mutual Life Insurance Company

In the matter of the estate of Orman A. Conrad, deceased There having been filed with the Court a release duly executed by The Northwestern Mutual Life Insurance Company, the mortgagee, releasing the estate of Orman A. Conrad, deceased, from liability on a note dated November 30, 1942, in the amount of four thousand dollars (\$4,000.00) secure by a mortgage of the same date recorded in Volume 122 page 491, of the Records of Mortgages of Union County, Ohio, on the following described real property: Situate in the County of Union, in the State of Ohio, and in the Township of Leesburg, being part of Survey No. 3696, and bounded and described as follows: Being part of Lot No. 2, of the division of said Survey No. 3696 which was conveyed to Sam Barcus by Robert M, Kerr and Elizabeth Kerr by Wray Thomas, their attorney in fact, by deed dated October 21, 1836. Beginning at a stone in the Bellefontain and Delaware State Road in the west line of said lot; thence running South 7 deg. 50' West 81 to three ironwoods in the original south line of the Survey; thence with said line South 83 deg. East 119 poles to an ash and sugar tree; thence -North 7 deg. 50 East 84 poles to the said Delaware and Bellefontaine Road; thence with said Road North 88 deg. West 94 poles to the beginning. Containing 57 acres and 58 rods, more or less. Being the same premises conveyed by James Leepr and wife to Wilber DeGood by deed dated August 10, 1871, and recorded in Union County Deed Record No. 35, page 410. Also the following real estate, part of said Survey No. 3696, and bounded and described as foll-Beginning at a stone wouthwest corner to Lot No. 1, of the division of said Survey No. 3696 and in the south line of said Survey; thence with said line South 822 deg. East 53.52 poles to a stone, corner to a lot containing 15 acres; thence with the west line of said lot North 82 deg. East 60 poles to a stone; corner to said lot in the center of the Delaware and Bellefontaine Pike; thence with the center of said Pike North 56 deg. West 49.40 poles to a stake; thence continuing with the center of said Pike North 632 deg. West 9.40 poles to a stke in the west line of Lot No. 1; thence with said line South 8-3/4/deg. West 85.40 poles to thebeginning. Containing 24 acres and 60 poles more or less. Being the same premises conveyed by J. W. Robinson and Hiram Wright assignees of John McAllister to Wilbert DeGood by deed dated April 13, 1878, and recorded in Union County Deed Record No. 45 page 164. Also the following premises part of said durvey No. 3696. and bounded and described as follows: On the North by the Delaware and Bellefontaine State Road, on the West by the Eranklin Road, on the South by land owned by Daniel McLain, and on the East by land owned by Wilber DeGood, Containing 16-3/4 acres, more or less. Being the same premises conveyed by Arad W. Franklin to Wilber DeGood by deed dated April 19, 1873, and recorded in Union County Deed Record No. 38 page 134. Also the following real estate part of said Survey No. 3696, and bounded and described as foll-Beginning in the center of the Delaware and Bellefontaine Gravel Road at the southwest corner of this lot; thence South 632 deg. East 12 rods and 7 geet to the stake; thance North 92 deg. East 40 mods and 9 feet to a stke; thence North 63% deg. West and parrallel with the gravel road. 12 rods and 7 feet to the land of James Hoskins; thence South 92 deg. West 40 rods and 9 feet to the place of beginning, containing 3 acres and 25 rods, excepting therefrom 99 1/5 rods off the north end of sai premises described as beginning at a stone between the land premises of Robert Hutchinson and Amanda Leeding; thence South 8 rods to a stone; thence East 12 rods and 7 feet; thence North 8 rods to a stone; thence West 12 rods and 7 feet to the place of beginning. Being the north end of the Robert Hutchinson lot bought of Robert Leeding and containing 99 1/5 rods. (Refer to Union County Deed Record No. 55, page 466.) Leaving 2.65 acres, more or less. Abd the court finding that the heir and devisee of said decedent desires to take the aforementioned land subject to said mortgage and that said mortgagee has duly released and discharged said estate from the paymnet of said note and consents that said heir and devisee may take said real property subject to said mortgage and has waived recourse to all of the other assets of the estate in the event such property so taken is insufficient to pay the debt secured by said mortgage@ It is therefore ordered, adjusted and decreed that the estate of the said Orman A. Conrad, deceased, is released from all liability on said note and mortgage and that said heir and devisee is hereby permitted to take said property subject to said mortgage. John W. Dailey, Judge (Seal) Approved Robert L. Barton, Attorney for Administrator, C. A. Hoopes, attorney for Mortgagee Authority to transfer real estate In the matter of the estate of Orman A. Conrad, deceased This day came Jesse Conrad, administrator de bonis non of the estate of Orman A. Conrad, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the lasw 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. John W. Dailey, Probate Judge (Seal)

Order Approving Inventory and Appraisement
In the Matter of the Estate of J. Harvey Willison, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order admitting to Probate and Record
In the Matter of the will of Elijah S. Elliott, deceased
This matter came on this day further to be heard, on the application of Carrie Elliott to admit
to probate and record the will of Elijah S. Elliott, deceased, late of the Township of Taylor
in said County, heretofore filed in this Court.
It is now shown to the satisfaction of the Court that said decedent died leaving Carrie Elliott
surviving spouse and that the surviving spouse and those persons, who are known to be resident

of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 the subscribing witness, this day appeared in open court nad having been duly sworn, testified respectively to the due execution and attestation of said will which testimony was reduced in writing, was subscribed by them respectively, and was filed herein.

Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Elijah S. Elliott, deceased; that it was duly executed and attested; and that the said testator, at the time of signing will was of full age, of sound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record and that the testimony of the witnesses herein, be entered of record in this court. John W. Dailey, Probate Judge (Seal)

Journal Entry on Presentation of Will for Probate
In the Matter of the Will of Elijah S. Elliott, deceased
An application having been this day presented to the Court by Carrie Elliott praying that an instrument in writing purporting to be the last will of Elijah S. Elliott, deceased, be admitted to probate: The surviving spouse and all next of kin resident of the State of Ohio having waived in writing notice of probate.

It is ordered that a hearing on said application will be had on the 10th day of April, 1947 at 2:00 o'clock P. M. John W. Dailey, Probate Judge (Seal)

Order for Appointment and for Bond
In the Matter of the Estate of Elijah S. Elliott, deceased
The Last Will of Elijah S. Elliott, deceased, late of Taylor Township in said County, having heretofore been duly proved and allowed; this day Carrie Elliott, 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 Carrie Elliott 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 twentyone hundred dollars; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued orders to publish notice
In the matter of the estate of Elijah S. Elliott, deceased
This day Carrie Elliott appeared in open court, accepted the trust as executrix of the estate
of Elijah S. Elliott, deceased, and gave and filed herein her bond in the sum of twenty-one
hundred dollars, conditioned according to law, with Western Surety Company as sureties, which
bond is approved by the court.
It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said
Carrie Elliott; 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 \$\\$
John W. Dailey, Probate Judge (Seal)

April 11, 1947

In the Matter of the Estate of Howard Leslie Beightler, deceased.

On motion of Doris Esther Beightler and it appearing to the court that it is necessary to reopen the estate in order to permit a settlement of a claim for the wrongful death of the decedent, it is ordered that the same be re-opend and that the said Doris Esther Beightler be requalified as administratrix upon her giving bond in the sum of \$2100.00. John W. Dailey, Probate Judge (Seal)

Journal enty on presnetation of will for probate
In the matter of the estate of Demis Oliver, deceased
An application having been this day presented to the Court by Lee W. Elsom pryaing that an instrument in writing purporting to be the last will and testament of Demis Oliver deceased, be admitted to probate: All next of kin known to be resident of the State of Ohio having waived notice in writing. It is ordered that a hearing on said application will be had on the 11th day of April, 1947, at 10 o'clock A. M. John W. Dailey, Probate Judge (Seal)

Order admitting to probate and record In the matter of the will of Demis Oliver, deceased This matter came on this day further to be heard, on the application of Lee Elsom to admit to probate and record the will and codicil of Demis Oliver deceased, late of the village of Marysville in said County, heretofore filed in this court. It is now shown to the satisfaction of the sourt that said decedent died leaving no surviving spouse and that the surviving spouse and all the next of kin of said decedent, known to be resident of the State, have been duly served with notice of the filing of said will and codicil 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 codicil. And Arthur D. Lowe and Clifton L. Caryl, the subscribing witnesses to said will, and Clifton L. Caryl and Mildred L. Fladt, the subscribing witnesses to said codicil this day appeared in open court and having been duly sworn, testified respectively to the due execution and attestation of said will and codicil which testimony was reduced to writin, was subscribed by them respectively, and was filed herein. Whereupon the court finds that the aforesaid instrument of writing is the will and codicil of said Demis Oliver deceased; that it was duly executed and attested; and that the said testator at the time of signing her will and codicil wasof full age, of sound mind and memory and not

under any restraint.

Therefore the court orders the admitting of said will and codicil to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court. John W. Dailey, Probate Judge (Seal)

15257-A Order for appointment and for bond In the matter of the estate of Demis Oliver, deceased

15257

15130

The last will of Demis Oliver, deceased, late of Marysville in said County, having heretofore been duly proved and allowed; this day Lee W. Elsom, 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 Lee W. Elsom is a suitable person and legally competent, it is ordered that he be appointed as such executor, upon giving bond with sureties as required by law in the sum of twenty-one hundred dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued order to publish notice
In the Matter of the estate of Demis Oliver, deceased
This day Lee W. Elsom appeared in open court, accepted the trust as executor of the Estate of Demis Oliver, deceased, and gave and filed herein his bond in the sum of twenty-one hundred dollars, conditioned according to law, with The Fidelity & Deposit Company of Maryland as sureties, which bond is approved by the Court.
It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Lee W. Elsom; 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 \$\frac{1}{2}\$. John W. Dailey, Probate Judge (Seal)

Authority to Transfer Real Estate
In the Matter of the Estate of Martin L. Fox, deceased
This day came Homer S. Fox and Mary E. Fox, executors of the estate of Martin L. Fox, also known as M. L. Fox and filed there application, duly verified, which application is attached hereto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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 persons county for record, as provided by law. John W. Dailey Probate Judge (Seal)

Filing of first and final account

Ratate of Margaret Woodburn

This day came A. G. Kirby 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 31st day of May 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

April 12, 1947
Filing of First and Final Account
In the matter of the estate of Minnie Havens, deceased
This day came C. A. Hoopes, 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 31st day of May 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the

1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time John W. Dailey, Probate Judge (Seal)

15252
Order approving inventory and appraisement

In the Matter of the estate of James G. Seran, deceased
This day an inventory and appraisement 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 and appraisement 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Journal entry-order for hearing and notice
In the matter of Margaret Elizabeth Treese alleged to be mentally ill
This day an affidavit alleging Margaret Elizabeth Treese to be mentally ill was filed in this
Court by William Treese.
It is ordered that hearing on the affidavit be had before this court at the residence at Richwood, Ohio R. D. # 2, on the 16th day of April, 1947, at 1:00 o'clock P. M. and that written
notice of said hearing be given by mail or otherwise to all persons entitled to notice under
the law of the State of Ohio; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Orders for warrant and for subpoena
In the matter of Margaret Elizabeth Treese alleged to be mentally ill
This day an affidavit alleging Margaret Elizabeth Treese to be mentally ill was filed in this court by William Treese.
It is further ordered that subpoenas issue to-----for Dr. Angus MacIvor and Dr. Keever, registered physician of Ohio had at least three years' experience in the practive of medicine, and for witnesses, to appear at the time and place aforesaid; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Estate of Mary A. Cameron, deceased
This day came Harold Cameron, 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 31st day of May 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this cause is continued. John W. Dailey, Probate Judge (Seal)

Journal Entry confirming sale, ordering deed and distribution. James E. Hoover, administrator of the estate of Lydia L. Waters, deceased, Plaintiff -vs- James E. Hoover, et. al., Defendants This day this cause came on to be heard upon the report of James E. Hoover, administrator of the estate of Lydia L. Waters, deceased, and of his proceedings under the former order of this Court, and upon the motion of the 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 hereby 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 Lydia L. Waters, deceased, in said real estate, to the purchaser, E. J. Marsh, upon said purchaser paying the purchase price in cash in the sum of three thousand, fifty dollars (\$3050.00) This cause coming on further to be heard upon the pleadings and upon the motion to distribute said proceeds amounting to Three Thousand Fifty Dollars (\$3050.00) the Court finds there is due the Division of Aid for the Aged, Department of Public Welfare, State of Ohio, the sum of \$3060.10 as set forth in the answer and cross-petition for benefits paid to the decedent and that in order to secure said sum the decedent gave a trust deed upon the premises in the petition described, which is a valid and subsisting lien upon said premises. It is ordered that an entry and release and satisfaction of said trust deed be entered on record in the office of the County Recorder of Union County, Chio, according to law. It is further ordered by the court that said administrator, out of the money in his hands, pay: First: Edgar A. Holycross, Treasurer of Union County, Ohio, for taxes on said real estate, the sum of \$15.42; Second: The costs and expenses incurred in the sale of said property and the administration of said estate as follows; Appointment of James E. Hoover, administrator of said estate. court costs, \$26.50; Court costs in land sale, \$23.00; Sawyer Insurance Agency, premium on bond, \$15.00; to Clifton L. Caryl, advanced for Revenue Stamps on Deed, \$3.85; to Willard Winter, funeral director, funeral expenses, \$200.00; cemetery expenses, \$25.00; to Clifton L. Caryl, attorney fees, \$200.00; to James E. Hoover, as his compensation allowed in payment as administrator, the sum of \$140.00; Third: The balance in the sum of \$2401.25 to the State of Ohio, Division of Aid for Aged. John W. Dailey, Probate Judge (Seal) Approved: Clifton L. Caryl, Attorney for Plaintiff. Hugh S. Jenkins Attorney General, L. C. Bliss Assistant Attorney general Division of Aid for the aged.

Certificate of Release of Mortgage

Probate Court, Union County, Ohio

James E. Hoover, admr. of the estate of Lydia L. Waters, deceased, plaintiff -vs- James E. Hoover, et. al., defendants.

The mortgage given by Lydia L. Waters to Division of Aid for the aged on August 11, 1939 and recorded in Book 115 page 309-310-311-312 Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, April 15, A. D. 1947. John W. Dailey, Probate Judge (Seal)

15240

Authority to transfer real estate
In the matter of the estate of James T. Dunbar, deceased
This day came Floyd T. Dunbar, administrator of the estate of James T. Dunbar, deceased, and
filed herein his application, duly verified, which application is attached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.
It appearing to the satisfaction of the court that all of the representations set forth in said
application are true; that the description of said real estate and the list of person to whom
each such parcel thereof passed by descent or devise is as set forth in said application; and
it appearing to the satisfaction of the court that the law has been fully complied with by said
applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the
county where such parcels are situated to the persons named therein and that a sertificate 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. John W. Dailey
Probate Judge (Seal)

Order approving inventory and appraisement
In the matter of the estate of James T. Dunbar, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (Seal)

Filing of first and final account
Estate of Ursel Jackman, deceased
This day came John W. Jackman, administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearingon Saturday, the 31st day of May 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

John W. Dailey, Probate Judge (Seal)

Authority to transfer real estate
In the Matter of the estate of Clair C. Brown, deceased
This day came Fannie Brown, administratrix of the estate of Clair C. Brown, deceased, and filed herein, her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.
It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application;

and it appearing to the satisfaction of the court that thelaw has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of

where such parcels are situated, to the persons named therein and thata certificate for the transfer of said real estate, togetherwith the description contained in the application, be filed with the recorder of the proper county for record, as provided by law. John W. Dailey Probate Judge (Seal)

15256-A Order approving inventory and appraisement

In the matter of the estate of Elijah S. Elliott, deceased

This day an inventory and appraisement in the above captioned estate, heretofore filed herein, came on for hearing.

It appeari gg to the satisfaction of the court that notice of the filing of the said inventory and appraisement 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 and appraisement after being duly examined, be allowed and confirmed. John W. Dailey. Probate Judge (Seal)

Authority to transfer title of autmobile.

In the matter of the estate of Elijah S. Elliott, deceased Whereas, on the 24th day of March, 1947, the said Elijah S. Elliott, died, possessed of an automobile of which the following is a description:

Year 1940, No. of cylinders 6; motor no. 415027; Make Hudson, Manufacturer's Serial No. 415027; Body typw 2 door sedan; Model Super six; horse power 21.6; certificate of title No. 8020660; And whereas, on the 14th day of April 1947, the above described automobile was transferred to Carrie Elliott as property exempted from administrtaion as appears on the journal of said

probate court, vol. 53 page 370; The Clerk of Courts of the Caunty of Union, State of Ohio be and he is hereby authorized to issue a certificate of title to the above described automobile, to Carrie Elliott, the party named herein. John W. Dailey, Probate Judge Seal)

Order to transfer certificate of title to motor vehicle

In the matter of the estate of Elijah S. Elliott, deceased This day this cause came on to be heard upon the petition herein filed, which petition is att-

ached hereto and made a part hereof.

It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a certificate of title to Carrie Elliott in accordance with the prayerof the petitions. John W. Dailey, Probate Judge (Seal)

April 15, 1947

Orders on filing of schedule of Claims-confirming without notice In the matter of the estate of Robert R. Latham, deceased This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Sale of personal property confirmed In the matter of the estate of Robert R. Latham, deceased The administrator of the estate of the above mamed decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey, Probate

Filing of first and final account

Estate of Robert R. Latham, deceased This day came Ray Latham, 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 31st day of May 1947 at 10 o'clock A. M. and that notice there of be published as required by law, in the Marysville Tribune a newspaper of this county. And this matter is continuned until said time. John W. Dailey, Probate Judge (Seal)

Judge (Seal)

Journal Entry on Presentation of Will for Probate In the Matter of the Will of Ora Neel, deceased An application having been this day presented to the court by Emmett Ray Neel praying for an instrument in writing purporting to be the last will and testament of Ora Neæl, deceased be admitted to probate: All next of kin resident of the State of Ohio having waived in notice. It is ordered that hearing on said application will be had on the 15th day of April 1947 at 10:00 o'clock A. M. John W. Dailey, Probate Judge (Seal)

15259 Order admitting to Probate and Record A Witness Dead, etc.

In the matter of the will of Ora Neel, deceased This matter came on this day further to be heard, on the application of Emmett Ray Reel to admit to probate and record the will of Ora Neel deceased, late of the Village of Magnetic Sprin-

gs 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 pouse 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 Jennie F. Conrad one of the subscribing witnesses

to said will, is dead.

Thereupon Jesse F. Conrad and Jesse M. Conrad appeared in open court and was duly sworn, and examined according to law touching the genuineness of the signature of said Jennie F. Conrad attached to said will is dedd shich testimony was reduced in 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 Ora Neel 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. John W. Dailey, Probate Judge (Seal)

Orders on filing of schedule of claims-confirming without notice

In the matter of the estate of John &. Retterer, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith and that the action of the fiducairy herein in allowing and classifying claims be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Orders on filing inventory and apprasiement

In the matter of the estate of Demis Oliver, deceased
This day an inventory and appraisement in the above captioned estate was filed in this court
by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 30th day of April 1947 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 Union County Hournal 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. John W. Dailey, Probate
Judge (Seal)

15103

Filing of first and final account
Estate of Alice J. Connor, guardianship
This day came Clifton L. Caryl, guardian of said estate, and filed his first an

This day came Clifton L. Caryl, guardian 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 31st day of May 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Mary-wille Tribune, a newspaer of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

10695-D

Filing of Sixth Account
Estate of John R. Jerew, incompetent
This day came Charles H. Brown, guardian of said estate, and filed his sixth account herein.
It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of May 1947 at 10 o'clock A.M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

15252

Entry ordering sale
In the matter of the estate of James G. Seran, deceased
This day this cause came on to be heard upon the application to sell personal property therein described, and the testimony; and the court being fully advised in the premises, finds that the statements and allegations in said petition are true, that the widow has been duly notified and has no desire to take the property at the appraised value, and that such property ought to be sold as prayed for. It is therefore ordered that Leota T. Seran, as administratrix of said James G. Seran, deceased, proceed according to lawto sell at public auction personal property to the highest bidder, after giving notice thereof for the eime and in the manner prescirbed by law.

It is further ordered that said sale be made upon the following terms, tow-ti: Cash on day of sale.

It is further ordered that said administratrix make return of her proceedings herein, within thirty days (30) after day of sale. John W. Dailey. Judge (Seal)

15178

Filing of first and finla account
Estate of John G. Retterer, deceased

This day came Elsie L. Rettereer, administratrix 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 31st day of May 1947 at 10:00 A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this cause is continued until said time. John W. Dailey. Probate Judge (Seal)

15259-A Order for appointent and for bond

In the matter of the estate of Ora Neel, deceased
The last will of Ora Neel deceased, late of Village of Magnetic Springs in said County, having heretofore been duly proved and allowed, this day Emmet Ray Neel 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 Emmet Ray Neel is a suitable person and legally competent, it is ordered that he be appointed as such administrator withthe will annexed upon giving bon with sureties as required by law in the sum of Five thousand Dollars, and that he is hereby directed not to continue decedents buisiness, but close the same up forthwith. And this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice in the matter of the estate of Ora Neel, deceased.

This day Emmet Ray Neel, appeared in open court, accepted the appointed as administrator with the will annexed of the estate of Ora Neel, deceased, and gave and filed herein his bond in the sum of five thousand dollars, conditioned according to law, with Ohio Casualty Insurance Compnay as sureties, which bond is approved by the Court.

It is thereofre ordered that Letters of Administration with the Will annexed issue to said Emmet Ray Neel; that Bernard Gray, Ralph Peet and W. W. Miller be appointed appraisers of said estate; that notice of said appointement be published as required by law; that this proceedings

15200-A

be recorded and that said administrator with the will annexed pay the costs herein taxed at \$_____. John W. Dailey, Probate Judge (Seal)

April 16, 1947

Order for appointment and for bond
In the Matter of the Estate of Alice J. Connor, deceased
This day Clifton L. Caryl 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 Alice J. Connor, deceased, late of Union Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said 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 Seventy thousand dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of Appraisers order to publish notice
In the matter of the estate of Alice J. Connor, deceased
This day Clifton L. Caryl appeared in open court, accepted the appointment as administrator of
the estate of Alice J. Connor deceased, and gave and filed herein his bond in the sum of Seventy
thousand dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the court.
It is therefore ordered that Letters of Administration issue to said Clifton L. Caryl that Hobart Coe, William Brust, and Durward Smith be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

15258 Order of Commitment In the matter of Margaret Elizabeth Treese, mentally ill This day this cause came on further to be heard, and the court deeming it unsuitable and improper, by reason of the character of the affliction and physical condition of said Margaret Elizabeth Treese to being her into Probate Court, the Judge personally visited said Margaret Elizabeth Treese at her residence R. D. # 2 Richwood, Ohio, and ascertained the condition of the said Margaret Elizabeth Treese by actual inspection. Thereupon the Judge proceeded with the examination; and having heard the testimony of K. W. Keever and Angus MacIvor, the medical witnesses and of and being satisfied that said Margaret Elizabeth Treese is mentally ill; that she has a legal settlement in Claibourne Township, in Union County; that she has regided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or sustodial care from any private or public charitable institution or organization, or other benevolent association; that her mental illness has occurred during the time she has resided in this state; that her being at large is not dangerouse to the community; and that she is a suitable person for specialized care and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that K. W. Keever and Angus MacIvor, the medical witnesses in attandance make out a medical certificate, setting forth the facts as is provided by law; And it is further ordered that an application be made to the superintendent of saidhospital for the admission of said Margaret Elizabeth Treese, and that a copy, under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said superintendent; and it is further ordered that said Margaret Elizabeth Treese be committed into the custody of William Treese until she can be admitted into said hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal)

April 17, 1947

In the Matter of the Estate of Orman A. Conrad, deceased Entry-order granting authority to fiduciary to pay counsel fees. This day this cause came on to be heard on the application of Jesse M. Conrad, administrator de bonis non of the estate of Orman A. Conrad, deceased, to fix the amount of attorney fees for necessary legal services rendered herein, and for authority to pay same as set forth in said application.

The court, upon consideration, hereby fixes the value of said services at \$524.50 and authorizes the applicant to pay the same and include said amount as an itme of credit in his account, subject to exceptions as other items of expenditure therein according to law. John W. Dailey Probate Judge (Seal)

Orders on filing of schedule of claims-confirming without notice
In the matter of the estate of Burleigh J. Southard, deceased
This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
Estate of Burleigh J. Southard, deceased
This day came Minnie T. Southard, administratrix 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 31st day of May 1957, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.
John W. Dailey, Probate Judge (Seal)

Entry-appointing guardian ad litem

Lelah A. Shuman, admx. of Adam E. Shuman, deceased plaintiff -vs- Lelah A. Shuman, et al. defendant

On the application of Lelah A. Shuman, administratrix it appearing to the court that Patricia Ann Shuman one of the defendants herein, has been duly served with summons, and Patricia Ann Shuman a minor of the age of 11 years, it is ordered that William L. Coleman, be and he is hereby appointed guardian ad litem for said minor defendant. John W. Dailey, Judge (Seal)

Order granting application by surviving spouse to purchase real estate at appraised value In the matter of the estate of Adam E. Shuman, deceased On the 9th day of February 1947, the surviving spouse of Adam E. Shuman, deceased, filed a petition to purchase certain real estate of above estate described in said petition, by Lelah A. Shuman elected to be purchased at the appraised value as fixed by the appraisers, and on application for an order directing Lelah A. Shuman the administratrix to transfer and convey the same to Lelah A. Shuman under the terms and conditions of payment gixed by the court. It appearing to the court that the facts stated in said petition aretrue, and that said surviving spouse is by law entitled to make such election, said election is approved, and accordingly said administratrix is ordered to transfer and convey to said Lelah A. Shuman by a good and sufficient deed the real estate elected to be purchased, upon the said surviving spouse complying with the following terms and conditions of payment fixed by the court, to-wit: By Lelah A. Shuman as surviving spouse paying to Lelah A. Shuman, administratrix the sum of \$2125.00 cash and as administratrix to be accountable in her final account and that she make a return thereof to the court. It is further ordered by the court that Lelah A. Shuman, administratrix of Adam E. Shuman, deceased be and hereby is appointed as commissioner to execute such deed of conveyance, if the services of a commissioner be found necessary. It is further ordered that said administratrix of said decedent's estate, pay the costs of this proceeding taxed at \$ _____, within -----days. John W. Dailey, Probate Judge (Seal)

Entry-approving report of conveyance
In the matter of the estate of Adam E. Shuman, deceased
This day this matter came on for hearing on the report of vonceyance of real estate to the surviving spouse of said decedent.

It appearing to the court that said report is, in all respects, correct that that such conveyance has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved.

It is further ordered that this proceedings be recorded, and that said ----pay the costs herein, taxed at \$\frac{1}{2}\$ John W. Dailey, robate Judge (Seal)

April 18, 1947

Journal Entry on Presentation of Will for Probate
In the Matter of the Will of Elward P. Smith, deceased
An application having been this day presented to the court by D. B. Smith praying that an instrument in writing purporting to be the last will and testament of Elward P. Smith, deceased, be admitted to probate: All the next of kin, known to be resident of the State of Ohio having waived notice in writing.

It is ordered that a hearing be said application will be had on the 18th day of April, 1947, at 10 o'clock A. M. John W. Dailey, Probate Judge (Seal)

Order admitting to probate and record In the matter of the Will of Elward P. Smith, deceased This matter came on this day further to be heard, on the application of D. B. Smith to admit to probate and record the will of Elward P. Smith, deceased, late of the Township of Union in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse and that the surviving and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 the subscribing witnesses, L. A. Michel and Guy Coughenour, this day appeared in open court andhaving 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 herein. Whereupon the court finds that the aforesaid instrument of writing, is the will of said Elward

Whereupon the court finds that the aforesaid instrument of writing, is the will of said Elward 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, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this court. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Vernon Wood, deceased

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Goldie M. Wood as administratrix of the estate of Vernon Wood, deceased, was published in said newspaper as herebofore ordered, was filed herein, together with a copy of saidnotice; tt is ordered that the same be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Chase T. Porter, deceased
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a news-

15194

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. John W. Dailey, Judge (Seal)

Orders for hearing and for notice and for appointment of next friend
In the matter of the adoption of Dale Stewart
This day Donal S. Hobbs and Louise H. Hobbs appeared in open court and filed herein a petition for leave to adopt Dale Stewart, a child, and for a change of the name of said child to Kenneth Adrian Hobbs, the full name by which said child shall be known after adoption.
It is ordered that hearing on said petition and the examination, under oath, of all the parties, in interest who may be present and to whom lawful notice has been given, be had before said court, at Marysville, Ohio, on the 22nd day of May, 1947, at 10 o'clock A. M.
It is further ordered that————be and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the court a full report, in writing; and this cause is continued. John W. Dailey Probate Judge (Seal)

Election under will by written instrument
In the matter of the will of Joseph E. Low, deceased
On this 18th day of April 1947 a written instrument, duly signed and acknowledged by Pearle
Low surviving spouse of Joseph E. Low 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 said court. John W. Dailey
Probate Judge (Seal)

Orders on filing of Schedule of claims-confirming without notice

In the matter of the estate of Joseph E. Low, deceased

This day a schedule of claims in the above captioned estate was filed in this court by the fiducairy of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Lula F. Bride Plaintiff -vs- Pearl McIlroy, executor of the last will and testament of Jennie F. McElroy, deceased, Pearl McIlroy and Bernice F. Defrees defendants
This day this cause came on to be heard upon the petition of plaintiff, Lula F. Bride, the answer of Pearl McIlroy, executor of the last will and testament of Jennie F. McIlroy, deceased the answer of Pearl McIlroy and the answer of Bernice F. Defrees, and the evidence.
The court being fully advised in the premises finds that on or about the 16th day of December 1946, Jennie F. McIlroy a resident of Union County, Ohio, died, leaving her last will and testament, which was duly admitted to probate by this court on the 6th day of January, 1947, and on said date Pearl McIlroy was duly appointed and is now the qualified and acting executor of waid will.

The court further find that Item II of said will provides as follows:

"I give and devise my grape and orange fruit farm at Hildago County, Ohio, to my sister, Lula
F. Bride, to have and to hold absolutely and in fee simple. I place thereon, however, a charge
of One Thousand (\$1,000.00) dollars which she shall pay to my sister, Bernice F. Defrees. My
said Sister Bernice F. Defrees, upon receipt of the one thousand (\$1,000.00) dollars, shall
discharge the grape and orange fruit farm from the charge or lien there against. In addition
thereto, I give to my said sister, Lula F. Bride, my diamond wrist watch and diamond dinner
ring."

The court further find that testatrix did not own a grape or oragge fruit farm in the State of Ohio and there is no county called Hidalgo County in the State of Ohio; that testatrix was seized of a grape and oragge fruit farm in Hidalgo County, Texas, which is described by meets and bounds as follows:

Situated in the county of Hidalgo and in the State of Texas, and being the north one-half (1/2) of the south one-half (1/2) of Lot Number five (5), Block number eighty-seven (87), out of the Missouri-Texas Land & Irrigation company's subdivision of lands in Las Mestanes Grant, according to the plat of said subdivision of Record in Vol. I, on page 29, of the new map records of Hidalgo Co., to which plat, and the record thereof, reference is here specially made, containing (10) acres of land, more or less.

There is a reservation of (1/16th) of all mineral and mineral rights, in saidland, as such reservations are is as set forth in the deed from J. C. Englemen, Jr. to these grantors, dated January 26th 1928 and recorded in Volume 272, pages 515-518 Deed Records of Hidalgo County, Texas.

Said real estate stands on the records of Hidalgo County, Texas on the name of Jennie Fairbanks that being the name of testatrix prior to her marriage to defendant Pearl McIlroy and Jennie F. McIlroy and Jennie Fairbanks were one and the same person.

The court further find that it was the intention of testatrix to devise to the plaintiff, Lula F. Bride, subject to a charge of One thousand dollars (\$1,000.00) as set forth in Item II of said will, the orange and grapefruit farm which she owned in Hidalgo County, Texas, as herein above described, and that reference to said farm and the description thereof as Hidalgo County Ohio was a mistake of the scrivener of said will and not the true intention of said testatrix. The court further find that the defendant, Pearl McIlroy is the surviving spouse of the said Jennie F. McIlroy, deceased, and the defendant, Bernice F. Defrees and plaintiff, Lula F. Bride are the only other devisees or legatees named in said will and they are the only other persons having any interest therein.

It is therefore ordered, adjudged and decreed that it was the intention of testatrix, Jennie F. McIlroy, deceased, to devise to Lula F. Bride the grape and orange fruit farm which she owned in Hidalgo County, Texas, subject to a charge of #1000.00 payable to Bernice F. Defrees and the said Lula F. Bride is entitled to receive said orange and grapefruit farm in Hidalgo County, Texas and as herein above described by meets and bounds as though said will read Hidalgo County, Texas. John W. Dailey, Probate Judge (Seal)

Order approving and appraisement
In the matter of the estate of Elward P. Smith, deceased
This day an inventory and appraisement 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 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 and appraisement after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Appointment of Testamentary Trustee

12179-A

15013

15013

Order for bond
In the matter of the trust created by the will of Frank E. Reeley, deceased
This day Fred Reeley appeared in open court, and made application (by petition filed herein)
for appointment of a trustee to carry into effect the trust created by the will of Frank E.
Reeley deceased; and it appearing to the court that said will was duly admitted to probate in
this court on the 14th dayof December 1931. and the court being satisfied that a trustee is necessary, and that Fred Reeley is a suitable person to be appointed; and having filed in this
office a statement, duly verified by an affidavit, of the whole estate, and the probable value
thereof, and also the probable rents of the real estate. It is ordered that said Fred Reeley,
be appointed said trustee upon giving bond with sureties as required by law, in the sum of four
thousand dollars; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Appointment. Bond approved. Letters issued.

In the matter of the trust created by the will of Frank E. Reeley, deceased

This day Fred Reeley appeared in open court, accepted the appointment as trustee of the estate
of Frank E. Reeley under his last will and testament and gave and filed herein a bond in the
sum of gour thousand dollars, conditioned according to law, with The Fidelity and Deposit Co.
of Md. freeholders as sureties thereon, which bond is approved by the court.

It is therefore ordered that Letters of Trusteeship issue to said Fred Reeley, that this proceeding be recorded, and that said trustee pay the costs herein taxed at \$9.00. John W. Dailey
Probate Judge (Seal)

Filing of Second Account
Estate of Frank E. Reeley, deceased
This day came Fred Reeley, executor of said estate, and filed his second account herein.
It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of May 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.
John W. Dailey, Probate Judge (Seal)

Order approving inventory
In the matter of the estate of Frank E. Reeley, deceased
This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing.
It appearing to the satisfaction of the court that notice of the filing of the said inventory
has been given to or waived by all interested parties, as required by law, and no exceptions

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. John W. Dailey, Probate Judge (seal)

Order for hearing and for notice
In the Matter of Victor D. Barry adjudged to be mentally ill
This day Victor D. Barry appeared in open court, and made application for an adjudication of competency in his behalf.
It is ordered that hearing on said application be had before this court, on the 19th day of April 1947 at 10 o'look A. M. and that noice of the hearing be given to person upon whose affidavit adjudication was made or secure a waiver from said person and this cause is continued.

John W. Dailey, Probate Judge (Seal)

Orders on hearing and finding order to record.

In the matter of Victor D. Barry, adjudged to me mentally ill

This, day this matter came on to be heard, due notice having been given to or waived by all persons entitled to notice, according to law.

Whereupon, it having been proven to the satisfaction of thecourt, that the said Victor D. Barry is now competent, the court so finds; it is hereby ordered that said finding be entered on the journal of this court. John W. Dailey, Probate Judge (Seal)

April 22, 1947

Probate Court, Union County, Ohio
In the Matter of the Guardianship of JoAnn Kyle and Betty Lou Mowery, Wards.
This day an Inventory in the above captioned guardianship, 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Seymour Wollam, deceased.
This day Edgar M. Wollam 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 Seymour Wollam, 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, 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 Edgar M. Wollam is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Sixteen thousand---Dollars, and that he is hereby directed not to continue decedents business, but close the same up forth with, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Seymour, Wollum, deceased.
This day Edgar M. Wollam appeared in open Court, accepted the appointment as Administrator of the Estate of Seymour Wollam, deceased, and gave and filed herein his Bond in the sum of Sixteen thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Edgar M. Wollam, that Erwin Elliott, R#3, Marysville, O., Chester Lowe, R#3, Marysville, O., and Alva Coder, R#3,

Marysville be appointed appraisers of said estate; 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 \$___. John W. Dailey Judge (seal)

Order for appointment and for bond
In the matter of the estate of Lillie M. Middlesworth, deceased
This day Andrew J. Middlesworth 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 Lillie M. Middlesworth deceased, late of Washington Township in said county, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Andres J. Middlesworth is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of twenty one hundred dollars, and he is hereby directed not to continue decedents business but close the same up forthwith, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice. In the matter of the estate of Lillie M. Middlesworth, deceased. This day Andrew J. Middlesworth appeared in open court, accepted the appointment as administrator of the estate of Lillie M. Middlesworth deceased, and gave and filed herein his bond in the sum of Twenty one hundred dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which bond is approved by the court.

It is therefore ordered that letters of administration issue to said Addrew J. Middlesworth, that A. T. Coons, Howard Lingrel, and Frank Gebert, be appointed appraisers of said estate; 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 \$______. John W. Dailey, Judge (Seal)

April 23, 1947

PROBATE COURT, UNION COUNTY, OHIO
In the Matter of the Guardianship of Mary Murfield, an Incompetent
Barbara Reed, Guardian of Mary Murfield, Incompetent, Plaintiff
-vs-. Mary Murfield, Parbara Reed guardian and Charles Green, next of kin, Pefendants.
This day this cause came on to be heard on the report of the appraisers heretofore appointed; and the motion to confirm the same, and it appearing upon examination that said report in in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

It further appearing to the Court that the said Barbara Reed as guardian has heretofore given a bond in the sum of \$ as filed in this Court which the Court finds to be sufficient for this and therefore orders that additional undertaking be, and the same is hereby dispensed with. It is therefore ordered that Barbara Reed as such guardian proceed to advertise for sale on the premises said real estate for four consecutive weeks in a paper of general circulation in said County; and she is further ordered to sell the same at public auction for not less that two thirds of the appraised value thereof, on the following terms: Cash on day of sale. And said guardian is ordered to make return to this Court immediately after such sale; and the said guardian is authorized to employ an auctioneer for said sale. John W. Dailey Judge (seal)

In the Matter of the Estate of Charles D. Webb, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Will of Charles D. Webb, deceased.
This day The Huntington National Bank of Columbus, Ohio, Executor of the Last Will and Testament of Charles D. Webb, deceased, made application for the appointment of some suitable person to ascertain the value of the provision made by Charles D. Webb, deceased, in his will for his widow, Ella M. Webb, and the value of the rights by law in the estate of said deceased consort; and to make report thereof the court. And it appearing to the court that said widow, Ella M. Webb, is unable to make an election by reason of legal disability, is ordered that C. A. Hoopes, a suitable person, be and he hereby is appointed to perform the duties as aforesaid, that a commission issue to him accordingly, and that he make report thereof to the court with all convenient speed, and this cause is continued. John W. Dailey Judge seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Will of Charles D. Webb, deceased.
The report of C. A. Hoopes having been filed, showing the value of the provision made by Charles D. Webb, deceased, in his will, for Ella M. Webb, his widow, and also the value of her interest by law in the estate of said Charles D. Webb, deceased, the court, being satisfied, that the provision of said will is more valuable and better for her then the provision by law, now enters an election for said widow, by virtue of these proceedings, to take under the said will. John W. Dailey Judge (seal)

Authority to transfer title of automobile
In the matter of the estate of James G. Seran, deceased
Whereas, on the 26th day of March, 1947, the said James G. Seran died, possessed of an automobile
of which the following is a description:
Year 1936; No. of cylinders 8; Motor No. 2426609; Make Ford; Body Type Two-door touring; Model
65-25; Horse Power 30.3; Certificate of Title No. No certificate-Bill of Sale # 34232
And whereas, on the 23rd day of April 1947 the above described automobile was transferred to
Leota T. Seran on sale as appears on the journal of said Probate Court, Vol. 53 page 376;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Leota T. Seran, the party named herein.
John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of James G. Peran, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is

attached hereto and made a part hereof.

It appearing to the Court that the matters set forth in the petition are ture, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Leota T. Seran in accordance with the prayer of the petitioner.

John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Lutrell Stiner, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Valera M. Stiner, in accordance with the prayer of the petitioner.. John W. Dailey Judge (seal)

Election under will by written instrument
In the Matter of the Will of Clayton Crane, deceased
On this 23rd day of April 1947, a written instrument, duly signed and acknowledged by Clara E.
Crane surviving spouse of Clayton Crane 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 the Court. John W.

Dailey, Probate Judge (Seal)

Orders on Filing of Schedule of Claims-Confirming without notice
In the matter of the estate of Clayton Crane, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Daisy Sullivan, Guardian of William Moffett, an incompetent Plaintiff
-vs-William Moffett, her ward, Marie Scott, Homer Moffett, John Moffett, Minnie Moffett, Anna
Yost, and Daisy Sullivan, Defendants.
It having come to the knowledge of this court and upon application of plaintiff that William
Moffett, one of the defendants to this action, is insame, it is ordered that Clifton L. Caryl
be and he hereby is appointed Trustee for the Suit to defent this action on behalf of said
William Moffett. John W. Dailey Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Daisy Sullivan, Guardian of William Moffett, an incompetent, Plaintiff
-vs- William Moffett, her ward, Marie Scott, Homer Moffett, John Moffett, Minnie Moffett, Anna Yost, and Daisy Sullivan, Defendants.

It having come to the knowledge of this court and upon application of plaintiff that Minnie Moffett, one of the defendants to this action, is mentally incompetent, it is ordered that Clifton L. Caryl be and he hereby is appointed Trustee for the Suit to defend this action on behalf of said Minnie Moffett. John W. Dailey Judge (seal)

15229-A IN THE PROBATE COURT OF UNION COUNTY, OHIO Daisy Sullivan, Guardian of William Moffett, an incompetent Plaintiff -vs- William Moffett, her ward, Marie Scott, Homer Moffett, John Moffett, Minnie Moffett, Anna Yost, and Daisy Sullivan, Defendants. This day this cause came on to be heard upon the petition of plaintiff, the answer of Clifton L. Caryl, Trustee for the Suit of William Moffett, an insane person, and the answer of Clifton L. Caryl, trustee for the suit of Minnie Moffett, an incompetent, and the evidence, the court finds all the defendants herein have been duly and legally served with summons and process or have voluntarily entered their appearance herein and are properly before the court. The court further finds that the said William Moffett is seized in fee simple of the following described real estate, to-wit: Real estate situate in the State of Ohioo County of Union, and Village of Magnetic Springs, and bounded and described as follows: Beginning at the northeast corner of land owned by Robert Hutcheon; thence S. 56 deg. E. 7 rods and 10 feet to a stone; thence S. 9 deg. W. 11 rods and 10 feet to the land of Eli Yoder; thence W. 34 deg. W. 7 rods and 10 feet to the lands of Robert Hutcheon; thence N. 92 deg. E. ll rods and 10 feet to the place of beginning. Containing 90 rods, more or less.

The court further find that on the 24th day of December, 1945, one George Moffett, a son of William Moffett, died seized in fee simple of the following described real estate, to-wit: Situated in the County of Union, State of Ohio, and Township of Leesburg and bounded and described as follows: Being part of Survey number 3696 and being part of land conveyed by Millard Langstaff to Amanda Leeding and bounded as fo lows:

Beginning at a stone at the northeast corner of a certain lot recently sold to Eli Yoder by Robert Leeding and Amanda Leeding; thence S. 9 deg. 30' W. 11 rods and 10 feet to a ditch; thence in a westerly course up said ditch 12 rods and 5 feet to the land of Wilbur DeGood; thence N. 9 deg. 30' E. 6½ rods to a stone; thence E. 17 deg. S. 7 rods and 10 feet to a stone; thence N. 9 deg. 30' E. 11 rods and 10 feet to a stone; thence E. 17 deg. S. 5 rods and 4 feet to the place of beginning.

Containing one hundred and three (103) rods of land, more or less.

Being the same premises conveyed to the said James Joffett by deed dated January 12th, 1920 and recorded in record of deeds Vol. 121, page 144, records of Union County, Ohio.

That said George Moffett left surviving him no spouse and no children or their lineal descendants, and the said defendant, William Moffett as surviving parent of the said George Moffett then became seized in fee simple of the above described real estate.

That there has been no administration of the estate of George Moffett, deceased, but all of his just debts and funeral expenses have been paid.

Just debts and funeral expenses have been paid.

The court further find that the said William Moffett has been adjudged mentally ill by this court and is now confined in the Union County Home and is indebted to Union County, Ohio for the maintenance and support and there is no personal property or money from which to pay

this indebtedness and it is necessary to sell the above described real estate to pay the debts of the said William Moffett, The court further find that said real estate has been abandoned for over one year and is suffering unavoidable waste and a sale of said real estate is therefore negessary and will be fore the best interests of said defendant, William Moffett, his creditors and all persons interested therein.

The court further find that the defendants, Marie Scott, Homer Moffett, John Moffett, Minnie Moffett, Anna Yost, and Daisy Sullivan are the only heirs at law and next of kin of defendant, William Moffett and the only persons who are entitled to the next estate of inheritance from said ward and are the only persons who have any interest in said real estate. It is therefore ordered, adjudged and decreed that said real estate be sold as prayed for in the petition. And it appearing to the court that an appraisement should be made of said real estate, it is ordered that Harry Stephens, Robert Ackerman, and Huber DeGood, three judicous and disinterested persons of the vicinity, not next of kin of the petitioners, be and they hereby are appointed to appraise said real estate at its true value in money; it is further ordered that said appraisers be sworn as required by law to truly and impartially appraise said real estate upon actual view at its fair cash value, and discharge the duties required of them according to law, and to make return of their proceedings in writing to this court within ten days from the date hereof. John W. Dailey Judge (seal)

Filing of first and final account Estate of Clayton Crane, deceased

This day came Clara E. Crane, executrix of said estate, and filed here first and final account

It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of May 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Maryeville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

In the matter of the guardianship of Minnie Snedeker, an incompetent
This day this cause came on for hearing upon the application for authority of the guardian to pay counsel fees to Allen & Allen for services rendeered in the amount of One Hundred (\$100.00) Dollars.

It appearing to the court that all next of kin of Minnie Snedeker, the ward, has been notified of the hearing on said application and it appearing to the court that the amount requested is reconable and just it is ordered that authority be given to the guardian to pay to Allen & Allen the sum of One Hundred (\$100.00) Dollars for services rendered and to take credit therefore in his next account subject to exceptions as otheritems of credit therein. John W. Dailey Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of James Edward Crites, deceased.
Whereas, on the 10th day of February 1947, the said James Edward Crites died, possessed of an automobile, of which the following is a description: Year-1940 No. of Cylinders-6 Notor No.-3040548 Make-Chevrolet Manufacturer's Serial No.IKA12-11368 Body Type-Town Sedan Model-Special Celuxe Horse Power-29.4 Certificate of Title No. 8009525
And whereas, on the 23rd day of April 1947, the above described automobile was transferred to Elizabeth R. Crites on an order of distribution as appears on the Journal of said Probate Court. Vol. 53, page 378;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Elizabeth R. Crites, the party named herein. John W. Dailey Judge (seal)

15264
Probate Court, Union County, Ohio
In the Matter of the Estate Matgrett Koerner, deceased.

Relieving Estate from Administration
This day this cause came on to be heard upon the application of Clara Markham for an order to relieve from administration the estate of the wihin named decedent. It appearing to the Court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application is unnecessary 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 Fifty \$50.00 Dollars be delivered or transferred to the heirs, of said deceased. It is further ordered by the Court that Milo L. Myers of Marysville be and hereby is appointed as Commissioner to execute instruments of conveyance if such be necessary. John W. Dailey Judge (seal)

15264 Probate Court, Union County, Ohio In the Matter of the Estate of Magrett Koerner, deceased.

this 23rd day of April 1947. John W. Dailey Judge (seal)

Whereas, the undersigned, as Judge of the Probate Court of Union County, Ohio, has this date, releived from administration the estate of Magrett Koerner, deceased, due to the fact that the total assets of said estate are less than \$500.00, and that creditors will not be prejudiced thereby, you are hereby directed to deliver or transfer the following described property now in your possession or control or cudtody to the following persons:

Josephine E. Kuechle, 1314 Wyandot Rd., Columbus, Ohio 1/3 interest; Clara Markham,5232

Olentangy River Rd., Worthington, Ohio. 1/3 interest; Betty Stillings, Marysville, Ohio, 1/6 interest; Donald Burns, Marysville, Ohio, 1/6 interest

The above property being Certificate No. 209A for 1 share stock in the Farm Bureau Co-operative Association, Inc. of the face value of \$50.00 preferred, dated October 17, 1942.

In Witness Whereof, I have hereunto set my hand and the seal of said Court, at Marysville, Ohio,

April 24, 1947

Journal Entry-Order to Transfer Certificate of Title to Motor Vehicle
In the Matter of the Estate of James Edward Crites, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the court that the matters set forth in the petition are true, it is hereby

ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Elizabeth R. Crites in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

15209

Judge (seal)

Order approving inventory
In the matter of the estate of Claude Eugene Conrad, a minor

This day an inventory in the above captioned estate, heretofore filed herein, came on for hear-

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. John W. Dailey, Probate Judge (Seal)

Orders on Filing of Schedule of Claims-Confirming Without Notice
In the Matter of the Estate of Frances J. Quimby, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Authority to Transfef Real Estate

In the Matter of the Estate of Frances J. Quimby, deceased

This day came Iris M. Quimby, administratrix of the estate of Frances J. Quimby, deceased, and filed herein her application, duly verified, which application is attached hereto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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 recofder of the proper county, for record as provided by law. John W. Dailey Probate Judge (Seal)

Journal Entry on Presentation of Will for Probate
In the Matter of the Will of Earl Hudson, deceased
An application having been this day presented to the Court by Lula A. Hudson praying that an instrument in writing purporting to be the last will and testament of Earl Hudson, deceased, be admitted to probate: That all next of kin, known to be resident or the State having waived notice in writing.

It is ordered that a hearing on said application will be had on the 24th day of April 1947 at 3 o'clock P. M. John W. Dailey, Probate Judge (Seal)

15265 Order admitting to probate and record In the matter of the will of Earl Hudson, deceased This matter came on this day further to be heard, on the application of Lula A. Hudson to admit to probate and record the will of Earl Hudson, 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 Lula A. Hudson surviving spouse and that the surviving spouse and those persons, who are knownt to be resident of the State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 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 herein. Whereupon the court finds that the aforesaid instrument of writing, is the will of said Earl Hudson deceased; that it was duly executed and attested; and that the said testator, at the time of sighing said will was of full age, of sound mind and memory and not under any restriant. Therefore the court, being satisfied as to its Jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this court. John W. Dailey, Probate Judge (Seal)

Frobate Court, Union County, Ohio
In the Matter of the Estate of Earl Hudson, deceased
The Last Will of Earl Hudson, deceased, late of Village of Marysville in said County, having heretofore been duly proved and allowed; this day Lula A. Hudson, 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 Lula A. Hudson 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 Twenty-one hundred Dollars; and she is hereby directed not to continue decedents business, but close the mame up forthwith, and this cause is continued. John W. Dailay Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Earl Hudson, deceased
This day Lula A. Hudson appeared in open Court, accepted the trustmas Executrix of the Estate
of Earl Hudson, deceased, and gave and filed herein her Bond in the sum of Twenty-one hundred
Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties,
which Bond is approved by the Court.
It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said
Lula A. Hudson 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 \$. John W. Dailey

April 25, 1947

IN THE PROBATE COURT OF UNION COUNTY, OHIO Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County, Ohio, for approval and settlement: 15193-A Clara E. Crane, Executrix of the Estate of Clayton Crane, first and final account.

12179 Fred Reelev, Executor of the estate of Frank E. Reeley, second account 15165 Minnie
T. Southard, Administratrix of the Estate of Burleigh J. Soughard, First and Final Account 15178 Elsie L. Retterer, Administratrix of the Estate of John G. Retterer, First and Final Account 10695-D Charles H. Brown, Guardian of the Estate of John R. Jerew, Sixth Account Clifton L. Caryl, Guardian of the Estate of Alice J. Connor, First and Final Account Ray Latham, Administrator of the Estate of Robert R. Latham, First and Final Account 15103 15096 John W. Jackman, Administratorof the Estate of Ursel Jackman, First and Final Account 15130 Harold Cameron, Administrator of the Estate of Mary A. Cameron, First and Final Account 15183 C. A. Hoopes, Administrator of the Estate of Minnie Havens, First and Final Account 15069-A A. G. Kirby, Administrator of the Estate of Margaret Woodburn, First and Final Account
15135-A Milo L. Myers, Executor of the Estate of Kate E. Turney, First and Final Account 15170 Anna Barbara Moder, Administratrix of the Estate of William Moder, First and Final Account 14861 Rhea Wasserbeck, Guardian of the Estate of Mary Esther Wasserbeck, First Partial Account 15160 Edward H. Morgan, Administrator of the estate of Maggie E. Morgan, first and final account. 15171 Jessie F. Pidgeon, Administratrix of the estate of Clifford H. Pidgeon, First and Final Account 12484 John K. Scheiderer and George Fred Scheiderer, executors of the estate of John S. Scheiderer, fifth partial account. Unless exceptions are filed thereto, said accounts will be for hearing before this court, on the 31st day of May, 1947, at 10;00 o'clock A. M. at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey Judge (seal)

The State of Ohio, Union County. Probate Court. In the Matter of the Adoption of Beverly Ann Reed. This day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition are true; that said child was legally placed in the home of the petitioners or its placements therein have been found by the proper court to be beneficial to the child and said child has resided therein continously for a period of more than six months. And the Court having examined the husband and wife separate and apart from each other and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with that the petitioners are suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to Beverly Ann Bolen, the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio. John W. Dailey Judge (seal)

The State of Ohio, Union County. Probate Court. In the Matter of the Adoption of Karen Reed This day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition are true; that said child was legally placed in the home of the petitioners or its placements therein have been found by the proper court to be beneficial to the child and said child has resided therein continuously for a period of more than six months. And the Court having examined the husband and wife separate and apart from each other and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with that the petitioners are suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to Karen Bolen, the fullname by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio. John W. Dailey Judge (seal)

April 26, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Ila F. Kyle, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary af said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio Filing of First and Final Account Estate of Ila F. Kyle, deceased This day came Kenneth D. Kyle, administrator of said estate, and filed his first and final account herein.

It is thereupon ordered that said account be set for hearing on Monday the 30th day of June, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Emma P. Jones, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classfying claims, be confirmed and that the same be recorded. John W. Dailey Judge (seal)

Filing of First and Final Account
Estate of Emma P. Jones, deceased
This day came William L. Coleman, administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Monday, the 30th day of June, 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marystille Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio

14871-A

Probate Court, Union County, Ohio
Order Approving Inventory and Appraisement
In the Matter of the Estate of Lillie M. Middlesworth, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

April 28, 1947

Barbara Reed, guardian of Mary Murfield, plaintiff -vs- Mary Murfield, et. al., Defendant This day this cause came on for hearing upon the motion herein filed to vacate and set aside a portion of the journal entry dated April 23, 1947 ordering sale of the real estate at public auction.

The court being fully advised in the premises finds that it would be to the best interest of the estate of the ward to sell the real estate as described in the petition at private sale for the sum of Three thousand five hundred dollars (\$3500.00), said amount being more than the appraised value thereof.

It is therefore ordered by the court that Barbara Reed as such guardian proceed to sell said real estate at private sale and that an order of private sale be issued to said guardian and that return thereof be made as soon as convenient. John W. Dailey, Probate Judge (Seal) Approved: William J. Porter Gwynn Sanders

Journal Entry
Election under will by written instrument
The State of Ohio, Union County. Probate Court
In the Matter of the will of CharlesD. Webb, deceased
On this 28th day of April, 1947, a written instrument, duly signed and acknowledged by Ella
M. Webb, surviving spouse of Charles D. Webb 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 said
court. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In the Matter of the Estate of Frank F. Beck, deceased

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the notice of appointment of Thomas P. Beck as Administrator of the estate of Frank F. Beck, deceased, was published in said newspaper 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. John W. Dailey, Probate Judge (Seal)

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 of notice aforesaid to be entered upon the journals of this court in full; said notice is as follows, to-wit: 15193-A Clara E. Crane, Executrix of the estate of Clayton Crane, First and Final Account. 12179 Fred Reeley, Executor of the estate of Frank E. Reeley, Second Account. 15165 Minmie T. Southard, Administratrix of the Estate of Burleigh J. Southard, First and Final Account 15175 Elsie L. Retterer, Administratrix of the estate of John G. Retterer first and final account. 16103 Clifton L. Caryl, Guardian of the Estate of Alice J. Connor, First and Final Account. 15187 Ray Latham, Administrator of the Estate of Robert R. Latham, First and Final Account. 15069-A A. G. Kirby, Administrator of the Estate of Wirsel Jackman, First and Final Account. 15180 Harold Cameron, administrator of the estate of Margaret Woodburn, First and Final Account 15130 Harold Cameron, administrator of the estate of Minnie Havens First and Final Account 15135-A Milo L. Myers, Executor of the estate of Minnie Havens First and final Account 15170 Anna Barbara Moder, administratrix of the estate of William Moder, first and final account 15170 Edward H. Morgan, administrator of the estate of Mary Esther Wasserbeck First Partial Account. 15160 Edward H. Morgan, administrator of the estate of Mary Esther Wasserbeck First Partial Account. 15171 Jessie F. Pidgeon, administratrix of the estate of Clifford H. Pidgeon, First and Final Account. 15171 Jessie F. Pidgeon, administratrix of the estate of Clifford H. Pidgeon, First and Final Account. 1500 Edward H. Morgan, administrator of the estate of Scheiderer, executors of the estate of John S. Scheiderer, fifth partial account. John W. Dailey, Probate Judge (Seal)

15252 Order to record proof of publication of notice of appointment In the matter of the estate of James G. Seran, deceased

In the Probate Court of Union County, Ohio Order approving publication of accounts

15168

This day the affidavit of J. M. Huber, publisher agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Leota T. Seran, as Administratrix of the estate of James G. Seran, deceased, was published in said newspaper as heretowore 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. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of James T. Dunbar, deceased

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Floyd T. Dunbar as administrator of the estate of James T. Dunbar, 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. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of J. Harvey Willison, deceased
This day the affidavit of J. M. Huber, publisher agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Dollie Willison, as administratrix of the estate of J. Harvey Willison, 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. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
Filingof First and Final Account
Estate of Philip M. Fox, deceased
This day came Wilson, Fox, executor of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Monday, the 30th day of June,
1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the
Marysville Tribund, a newspaper of this county. And this matter is continued until said time.
John W. Dailey, Probate Judge (Seal)

April 29, 1947

Orders on Filing of Schedule of Claims-Confirming Without Notice
In the Matter of the Estate of Clyde E. Biddle, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Authority to Transfer Real Estate
In the Matter of the Estate of Clyde E. Biddle, deceased
This day came Elizabeth J. Biddle, Administratrix of the estate of Clyde E. Biddle, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account
Estate of Clyde E. Biddle, deceased
This day came Elizabeth J. Biddle, administratrix of said estate, and filed her first and final account herein.
It is thereupon ordered that said account be set for hearing on Monday, the 30th day of June, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Guardianship of Zaidee Chandler, an incompetent
Order for Hearing and Notice
This day Bertha L. Matlack filed an application in the Court for the appointment of herself as Guardian of Zaidee Chandler alleged incompetent.
It is ordered that said application be set for hearing on the 5th day of May, 1947 at 10 os o'clock A. M., and that at least three days' written notice of the time and place of said hearing be given to: The proposed ward Zaidee Chandler by personal service of such written notice.
All other interested parties, in the manner provided by law. (Gen. Code, Sec. 10507-4). John W. Dailey-Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Will of Hettie C. Courter, Deceased.
This day Frank B. Courter appeared in open Court and made application for a commission to issue to some suitable person to take the deposition of E. S. Faulkner witness to the will of said Hettie C. Courter, deceased. And it appearing to the Court that said witness reside outside the jurisdiction of this Court, to-wit: at Salinville, Columbiana County, Ohio. It is therefore ordered that such Commission, with said Will annexed, issue to Milton C. Cope Probate Judge, Lisbon, Ohio, a suitable person to be duly executed, and together with the deposition of said witness so taken, signed, certified, and sealed be returned to this Court

with all convenient speed, and this cause is continued. John W. Dailey Judge (seal)

The State of Ohio, Union County. Probate Court!

In the Matter of the Will of Hettie C. Courter, deceased.

An application having been this day presented to the Court by Frank B. Courter praying that an instrument in writing purporting to be the last will and testament of Hettie C. Courter, deceased, be admitted to probate: \$\mathcal{E}\$. S. Faulkner, one of the witnesses residing at Salineville, Columbiana County, Ohio, Milton C. Cope is appointed as Master Commissioner to take said testimony, and this cause is continued. John W. Dailey Judge (seal)

15101 Authority to transfer real estate In the Matter of the Estate of George E. Parish, deceased This day came Orville Parish, executor of the estate of George E. Parish, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in ssid application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the rourt that the law has been fully complied with by said applicant; it is herebyordered 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 nonatined, in the application, be filed with the recorder of the proper county for record, as provided by law. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Estate of George E. Parish, deceased. Filing of First and Final Account.
This day came Orville Parish, Executor of said estate, and filed his First and Final account herein.
It is thereupon ordered that said account be set for hearing on Monday, the 30th day of June, 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge 'seal'

April 30, 1947

(Seal)

Order Approving Inventory and Appraisement
In the Matter of the Estate of Demis Oliver, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge

Frobate Court, Union County, Ohio
In the Matter of the Estate of Harriet, B. Worthington, deceased.
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Sylvia W. Sells as Administratrix of the Estate of Harriet B. Worthington, 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Minnie M. Wilcox, deceased.
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of William Delno Wilcox as Administrator of the Estate of Minnie M. Wilcox, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Vina J. Bailey, deceased
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Samuel K. Bailey as Executor of the Estate of Vina J. Bailey, 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
Estate of Ella Owen, deceased. Filing of First and final account.
This day came Howard B. Owen, Administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Monday, the 30th day of June, 1947, at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time.

John W. Dailey Judge (seal)

May 1, 1947

Estate of Dexter D. Ketch, deceased Filing of First and Final Account
This day came Opal C. McKinney, administratrix with the will annexed of said estate, and
filed her first and final account herein. It is thereupon ordered that said account be set
for hearing on Monday, the 30th day of June, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this county And
this cause is continued until said time. John W. Dailey, Probate Juage (Seal)

15116 Orders on Settlement First and Final Account

In the Matter of the Estate of Alice B. Clayton, deceased
This day the First and Final Account of Daisy Scott, administratrix of the Estate of Alice B.
Clayton, deceased, came on for hearing and set lement, due notice thereof having been published according to law. No exceptions having been filed 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 apprirmed.

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

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

It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15058 Orders on Settlement First and Final Account

In the Matter of the estate of William L. Elliott, deceased This day the first and final account of Robert A. Ports, Sr. Administrator of the estate of William L. Elliott, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15081-A Orders on Settlement First and Final Account

In the matter of the estate of Amelia M. Burns, deceased
This day the first and final account of William M. Burns, executor of the estate of Amelia M.
Burns, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed thereto, and no one now appearing to except
or object to the same; and the court having carefully examined said account and the voucners
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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Jødge (Seal)

15152 Orders on Settlement First and Final Account

In the Matter of the Estate of William F. Porter, deceased
This day the first and final account of William H. Porter, administrator of the estate of William F. Porter, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 advided in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed.
The Court finds said account duly balanced, and said estate settled according to law.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15147 Orders on Settlement In the Matter of Ida Henderson, deceased

First and Final Account
This day the first and final account of J. R. Turner, administrator of the Estate of Ida Henderson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 blanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15155 Orders on Settlement First and Final Account

In the Matter of the estate of William E. Brugler, deceased
This day the first and final account of Gwynn Sanders, administrator of the estate of William E. Brugler, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 presises, finds the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said account and the proceeding herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on settlement of Guardian's or Trustee's Account

First Partial Account

In the Matter of the Guardianship of Eliza Peters, an incompetent person This day the first partial account of McKinley Haines, guardian of Eliza Peters came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is orderedd that the same be and hereby is approved, allowed and confirmed. The court finds a balance of three thousand six hundred eighty seven and no/100 Dollars, (\$3687. 00) in the hands of said guardian due said Ward; Costs paid. John W. Dailey, Probate Judge (Seal)

14990-A

Orders on Settlement In the Matter of the Estate of Neva H. Rings, deceased

First and Final Account

This day the first and final account of Cephas Atkinson, executor of the estate of Neva H. Rings deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said executor and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement In the Matter of the Estate of Fannie E. Court, deceased This day the first and final account of Josephine Lentz, administratrix of the estate of Fannie E. Court, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 that said account is duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

9092-B Orders on Settlement of Guardian's or Trustee's Account First and Final Account

In the Matter of the Guardianship of Myrtle Glass an incompetent This day the first and final account of Clifton L. Caryl, guardian of Myrtle Glass came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having cafefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of Nine Hundred forty-eight and 17/100 Dollars (\$948.17) in the hands of said guardian due said Ward; which amount he is ordered to pay over according to law, to the administrator of said estate. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office. It is further ordered by the court that said guardian and his bondsmen be reaeased and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15163

Orders on Settlement First and Final Account In the Matter of the estate of Ruth L. Hill, deceased This day the first and final account of Seldon W. Hill, administrator of the estate of Ruth L. Hill decased came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement First and Final Account In the Matter of the estate of Thomas Forider, deceased This day the first and final account of Marion C. Winter, administrator of the estate of Thomas Forider, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiducity and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

May 1, 1947 Probate Court, Union County, Ohio In the Matter of the Estate of Dexter D. Ketch, deceased.

This day came Opal C. McKinney, Administratrix of the estate of Dexter D. Ketch, deceased, and made and filed herein her report of distribution and paying over to the assets of said estate, in kind, to such of the distrubitees as erer willing to receive the same. And it appearing to the Court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the Court; it is ordered that the pro ceedings of said Distrubution be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that the said __ pay the costs herein taxed at \$__. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Dexter D. Ketch, deceased.

This day Opal C. McKinney, Administratrix of the estate of Dexter D. Ketch, deceased, appeared in open Court, and filed her petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit:

To Whom to be Distributed

An undivided 1/3 interest

Items of said Assets

Three horses Ten cattle Five cattle Eight hogs

15099-A

Lulu M. Ketch Opal C. McKinney Note of D. D. McKinley \$144.00 Elton D. Ketch Note of David G. Jordon \$330.00

Note of D. D. McKinley and Lillian M. McKinley \$72.00 Land Contract, Morse Anderson \$2300.00 Land Contract, James and Bessie Lenear \$3380.00

And it appearing to the Court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, ad indicated by their consent in writing.

attached to said petition; It is therefore ordered that said Administrator distribute and pay over said assets in kind ad described above; provided however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom should they be necessary to pay any rejected

claim or claims in suit. It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribution; and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Dexter D. Ketch, deceased.
This day came Opal C. McKinney, Administrator with will annexed of the estate of Dexter D. Ketch, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application andit 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. John W. Dailey Judge (seal) 15259-A Order Approving Inventory and Appraisement

In the Matter of the Estate of Ora Neel, deceased This day an Inventory and Appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15268 Journal Entry on Presentation of Will for Probate In the Matter of the will of Bessie B. Robinson, deceased An application having been this day presented to the court by Harry P. Blake praying that an instrument in writing purporting to be the last will and testament of Bessie B. Robinson, deceased, be admitted to probate: It appearing to the court that all next of kin, known to be resident of the State of Ohio having waived in writing, It is ordered that a hearing on said application be had on the 1st day of May 1947 at 10:00 o'clock A. M. John W. Dailey, Probate Judge (Seal)

15268 Order admitting to Probate and Record In the Matter of the Will of Bessie B. Robinson, deceased This matter came on this day further to be heard, on the application of Harry P. Blake to admit to probate and record the will of Bessie B. Robinson, deceased, late of the Village of Marysville in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from said decedent under the statutes of descent and distribtuion if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 the subscribing witnesses, Milo L. Myers and Laura Eastman, 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 herein.

Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Bessie B. Robinson deceased; that it was duly executed and attested; and that the said testator, at the time of signing the will was of full age, of sound mind and memory and not under any restraint.

Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Elward P. Smith, deceased.
Whereas, on the 11th day of April, 1947, the said Elward P. Smith, died, possessed of an automobile, of which the following is a description: Year-1941 No. of Cylinders-8 Notor No. 44303269 Make-Buick Manufacturer's Serial No. 14109201 Body Type- 4Dr. Sedan Model-41 Horse Power-30.63 Certificate of Title No. 8014651.
And whereas, on the 1st day of May, 1947, the above described automobile was transferred to D. B. Smith by Last Will and Testament as appears on the journal of said Probate Court, Vol. 53 page 387;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to D. B. Smith, the party named herein. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Bessie B. Robinson, deceased.
The Last Will of Bessie B. Robinson, deceased, late of Marysville in said County, having here-tofore been duly proved and allowed; this day Harry P. Blake, the Executor named in said Wibl appeared in open Court, and made and filed an application under oath, as required by law, to be appointed as such Executor, also a statment in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said Harry P. Blake 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 Twelve Thousand Dollars; and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Bessie B. Robinson, deceased.
This day Harry P. Blake appeared in open Court, accepted the trust as Executor of the Estate of Bessie B. Robinson, deceased, and gave and filed herein his Bond in the sum of \$12,000.00 Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland. as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters Teatamentary issue on the Will of said decedent to said Harry P. Blake, 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 \$\frac{1}{2}\$. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Elward P. Smith, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the Matters set forthin the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he herebyis authorized to issue a Certificate of Title to D. /B. Smith in accordance with the paryer of the petitoner. John W. Dailey Judge (seal

Probate Court, Union County, Ohio
In the Matter of the Estate of Seymour Wollam, deceased
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Guardianship of Mary Murfield, an incompetent.
This day this cause came on to be heard upon the petition and the evdience and the court being fully advised in the premises finds that the statements and allegations contained in said petition are true, and that the property therein described ought to be sold as prayed for.
It is therefore ordered that Barbata Reed guardian of Mary Murfield proceed to sell said personal property as set forthin the petition at public sale for cash.
It is further ordered that said Barbara Reed make return of her proceedings herein within 30 days from this date and said cause is continued. John W. Dailey Judge (seal)

May 2, 1947

15011

In the Matter of The Estate of Howard L. Beightler, deceased.
This day this cause came on to be heard upon the application of Doris Esther Beightler, administratrix of the estate of Howard L. Beightler, deceased, for the consent andauthority of this court for the settlement of a claim of wrongful death which the said administratrix has against Columbus and Southern Ohio Electric Company arising out of an accident which occurred on December 27, 1945 in the City of Columbus, Ohio.
The court finds that the settlement upon the basis proposed and set out in the application is for the best interests of the estate of Howard L. Beightler, deceased, and of those for whose benefit an action for wrongful death might be brought, and settlement is hereby approved. It is therefore ordered, the court having consented to said settlement, that the administratrix settle said claim on the basis set forth in the application and upon receipt of the sum of Five Hundred Dollars (\$500.00) be and she hereby is authorized and directed to execute and deliver to Columbus and Southern Ohio Electric Company, a full and complete release releasing said company from any and all claims, demands and causes of action whatsoever which the estate and she as administratrix has or might have against said company in any way arising from or

growing out of said accident and wrongful death.

It is further ordered that Doris Esther Beightler, as such administratrix, file a report in this court of the exercise of the authority hereby granted. John W. Dailey Judge (eal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
IN THE MATTER OF: The Estate of Howard L. Beightler, deceased.
This day this cause came on to be heard on the report of settlement of Doris Esther Beightler administratrix of the estate of Howard L. Beightler, deceased, and the court finds that said settlement was made in accordance with the former order of the court and the same should be and hereby is confirmed. John W. Dailey Judge (seal)

15249 Final Decree of Adoption, Dispensing with Probationary Period The State of Ohio, Union County, Probate Court In the Matter of the Adoption of Donn Richard Pelton, dee This day this matter came on to be heard and the court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the court that all of the allegations in the petition are true; that the child has been placed in the home of the petitioner by the Child Welfare Board, of Franklin County, Ohio and having been placed therein in accord with the laws relating to the placement of children in foster homes; has lived in the home of the petitioners continuously for the six months next preceding the date of the hearing. And the court having examined the husband and wife separate and apart and being satisfied from the examination that each petitioner of his or her own free will and accord desires. the said adoption; that the requirements of the adoption code have been complied with; that the petitioners are suitably qualified to care for and rear the child and that the best interest of the child will be promoted by the adoption: It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause.

It is further ordered that the name of said child be changed to John Samuel Allgyer, the full name by which the child shall be known after adoption.

It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, be forwarded to the State Department of Health, Division of Vital Statistics, At Columbus, Ohio. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Alice J. Connor, deceased.
This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 15th day of May, 1947 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, be Sheriff of their respective counties at least 10 days propr to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiducairy herein, at least 10 days prior thereto. John W. Dailey Judge (seal)

Order Approving Inventory and Appraisement
In the Matter of the Estate of Bessie B. Robinson, deceased
This day an inventory and appraisement in the above captioned estate, heretofore filed hereih, 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (seal)

May 3, 1947

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Millie Cassiday, Administratrix of the state of Addie V. Ray, dec'd., Plaintiff -vs- Millie Cassiday, et al., Defendants.

JOURNAL ENTRY CONFIRMING SALE, ORDERING DEED AND DISTRIBUTION

This day this cause came on to be heard on the report of Millie Cassiday, Administratrix of the state of Addie V. Ray, 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 Addie V. Ray in said real estate, to the purchasers, Charles E. Cunningham and Thelma Cunningham, upon the said purchasers paying the purchase price.

It is further ordered that said Millie Cassiday, out of the money in her hands, pay:

First: To the Treasurer of Union County, Ohio for the taxes against said property the sum of \$1.74 Second: The costs and expenses incurred in the sale of said Administratrix herein amounting to the sum of \$162.50 Third: To Robert J. MacIvor for premium on Bond in the sum of \$5.25 Fourth: To C. A. Hoopes for revenue stamps \$2.20 Fifth: To John R. Ray the one half of the sale price for his half of said real estate in the sum of \$842.20 Sixth: It is further ordered that the belance of \$736.10 be accounted for by the Administratrix according to law. John W. Dailey Judge (seal)

May 5, 1947

Probate Court, Union County, Ohio
In the Matter of the Guardianship of Zaidee Chandler, an incompetent.
This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to or waived by all interested parties as required by law.
The Court finds that saidZaidee Chandler is incompetent by reason of advanced age, and therefore she is incapable of taking proper care of herself or of her property.
It appearing to the Court that Bertha L. Matlack is legally competent; that the said Bertha L. Matlack has given bond in the sum of \$2100.00 conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties thereon; it is further ordered that said bond be approved; and that Letters of Guardianship issue to said Bertha L. Matlack as provided by law. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Walter Parmer, Deceased.
This day a schedule of Claims on the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio

Estate of Maude Wear, deceased. Filing of First and Partial Account.

This day came Robert Fravel, Executor of said estate, and filed his first and partial account herein.

It is thereupon ordered that said account be set for hearing on Monday, the 30th day of Jume 1947, at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said

time. John W. Dailey Judge (seal)

15229-A

In the Matter of the estate of Maude Wear, deceased
This day came Robert Fravel, executor of the estate of Maude Wear, deceased, and filed his First
Partial Account and moved the court for an additional period of six months within which to administer the assets of said estate.
The court being fully advised in the premises orders and it is hereby ordered that an additional period of six months be granted to Robert Fravel, executor of the estate of Maude Wear, deceased, to complete the administration of said estate. John W. Dailey, Probate Judge (Seal)

15260-A Authority to transfer real estate In the matter of the estate of Elward P. Smith, deceased This day came D. B. Smith, executor of the estate of Elward P. Smith, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof. fo an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal)

May 6, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Addison J. Lee, deceased.

This day a schedile of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; that the same be recorded. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
Estate of Addison J. Lee, deceased. Filing of First and Final Account.
This da came John L. Parrott, Administrator of said estate, and filed his first and final account herein.
It is therefore ordered that said account be set for hearng on Monday the 30th day of June, 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

Confirming appraisement, dispensing with bond, and ordering private sale
Daisy Sullivan as guardian of the person and estate of William Moffett, an incompetnet, plaintiff, vs Marie Scott, et al. defendants
This day this matter came on further to be heard on the report of the appraisers heretofore herein appointed; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and it hereby is approved and confirmed.

It appearing to the court that the amount of the original bond given by daisy Sullivan as such guardian is sufficient to cover 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 William Moffett to sell the real estate described in the petition at private sale, it is now ordered that Baisy Sullivan as such guardian, sell, as provided by law, the real estate in the petition described, atnot less than the appriased value thereof, on the following terms, to-wit:

And plaintiff is ordered to make return forhwith upon such sale. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Lillie M. Middlesworth, deceased.
This day came Adnrew J. Middlesworth, Administrator of the estate of Lillie M. Middlesworth, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descrnt or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the ducticate 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. John W. Dailey Judge (seal)

May 7, 1947

Journal Entry confirming sale and ordering deed and distribution
William H. Wood, Admr. of the estate of L. H. Wood, Plaintiff -vs- Miriam Wood, et al. Defendants
This day this cause came on to be heard on the report of William H. Wood, administrator of the estate of L. H. Wood, 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; that

estate of L. H. Wood, 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; that the court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title, and interest of the said L. H. Wood, deceased, in said real estate, to the purchaser Harry V. Burnside, upon said purchaser paying the purchase price in full.

And now this cause coming on further to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale amounting to the sum of eighteen hundred (\$1800.00) Dollars, and it is ordered that said administrator out of themoney in his hands pay:

First: To the Treasurer of this county the sum of \$9.14, being the taxes, penalty and interest thereon against said property.

Second: The costs and expenses incurred in the sale of said property including an attorney fee of \$225.00, to William L. Coleman, and \$100.00 to William H. Wood, his percentum on said sale.

Third: To the Clerk of this Court the sum of \$32.00 the costs herein.

Fourth: It is further ordered that the balance of said moneys amounting to the sum of \$1433.86 be accounted for by the said William H. Wood, according to law. John W. Dailey, Judge (Seal) Approved by: William L. Coleman, Attorney for plaintiff: State of Ohio, Division of Aid for the Aged by Merle B. Price, Attorney General Supervisor, Legal Section.

Order for appointment and for bond
In the matter of the estate of Silva Lane, deceased
This day Pearl Lane appeared in open court, and made and filed an application under cath as required by law to be appointed as administrator of the estate of Silva Lane, deceased, late of the Village of Richwood in said county, and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Bearl Lane is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of twenty-one hundred dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the extate of Silva Lane, deceased
This day Pearl Lane appeared in open court, accepted the appointment as administrator of the estate of Silva Land deceased, and gave and filed herein surety bond in the sum of twenty-one hundred dollars, conditioned according to law, with The Ohio Casualty Insurance Company at Hamilton, Ohio as sureties, which bond as approved by the court.
It is therefore ordered that letters of administration issue to said Pearl Lane; that Paul Bachman, Robert E. Hoch and V. C. Kissell be appointed appraisers of said estate; 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 \$_____. John W. Dailey, Judge (Seal)

May 8, 1947

Filing of First and Final Account
Estate of Charlotte Henderson, deceased
This day came Charles C. D. Lee, administrator with the will annexed of said estate, and filed his first and final account herein.
It is thereupon ordered that saidaccount be sat for hearing on Monday, the 30th day of June, 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of J. Harvey Willison, deceased.
This day came Dollie Willison, administratrix of the estate of J. Harvey Willison, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belongin to said decedent, as set forth in the application.
It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descrnt or devise is as set forth in said application; and it appearing to the satsifaction of the Court that the lw 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 suchparcels 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. John W. Pailey Judge (seal)

May 9, 1947

Filing of First and Final Account
Estate of Howard Leslie Beighter, deceased
This day came Doris Esther Beightler, administratrix of said estate, and filed her first and final account herein.
It is thereupon ordered that said account be set for hearing on Monday, the 30th day of June, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time, John W. Dailey, Probate Judge (Seal)

May 9, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of J. L. Woerner, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims be confirmed; that the same be recorded. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of J. Ernest Schediderer, Deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

Filing of first and final account
Estate of J. Ernest Scheiderer, deceased
This day came Bertha E. K. Scheiderer, administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Monday the 30th day of June 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Journal entry on presentation of will for probate
In the matter of the will of J. L. Davis, deceased
An application having been this day presented to the court by Ruby G. Wetzel, praying that an instrument in writing purporting to be the last will and testatement of J. L. Daivs, deceased, be admitted to probate: There being no known next of kin to be resident of the state of Ohio. It is ordered that a hearing on said application be had on the 9th day of May, 1947 at 1:00 o'clock P. M. John W. Dailey, Probate Judge (Seal)

Order admitting to probate and record In the matter of the will of J. L. Davis, deceased This matter came on this day further to be heard, on the application of Ruby G. Wetzel to admit to probate and record the will of J. L. Davis, deceased, late of the village of Unionville Center in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof,) 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 sonsent to the probate of said will. And William J. Porter and Fearn M. Brelsford 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 herein. Whereupon the court finds that the aforesaid instrument of writing, is the will of said J. L. 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 mind and memory and not under any restraint Therefore the court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this court. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of J. L. Davis, deceased.
The last Will of J. L. Davis, deceased, late of Unionville Center is said County, having heretofore been duly proved and allowed, this day Ruby G. "etzel appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix with the Will Annexed of 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 and that said Ruby G. Wetzel is a suitable person and legally competent it is ordered that she be appointed as such Administratrix with the WillAnnexed upon giving bond with sureties as required by 1 aw in the sum of Ten Thousand Dollars, and this case is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of J. L. Davis, deceased.
This day Rumy G. Wetzel appeared in open Court, accepted the appointment as Administratris with the Will Annexed of the Estate of J. L. Davis, deceased, and gave and filed herein her Bond in the sumof Ten Thousand Dollars, conditioned according to law, with The Fidelity & Deposit Co. of Maryland as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration with the Will Annexed issue to said Ruby B. Wetzel that Robert Ackerman, Harry Stevens and Harold Coleman be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administratrix with the Will Annexed pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
Estate of Carrie W. Hornbeck deceased. Filing of first and final account.
This day came Milo L. Myers, Executor of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for bearing on Monday the 30th day of June 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

May 10, 1947

11307 Entry

In the Matter of the guardianship of James W. Alexander, an incompetent This day this cause came on for hearing upon the application of Callie Mulligan, guardian of James W. Alexander, an incompetent, and the consent of the Board of Commissioners of Union

County, Ohio and the evidence. The court being fully advised in the premises find that the said James W. Alexander was formerly confined in the State Hospital for the insane in Columbus, Ohio, but is now confined in the Union County Home of Marysville, Ohio, and that Callie Mulligan is the duly appointed, qualified and acting guardian of the said James W. Alexander,

The court further find that as shown by the fifth partial account, said guardian now has in her possession the sum of \$583.74 and she desires to provide a burial for the said James W. Alexander and the balance in her hands, after payment of fees, to be turned over to the commissioners of Union County, Ohio under section 2548 of the general code of Ohio.

It is therefore ordered that said guardian deposit in the Richwood Banking Company of Richwood, Ohio the sum of \$200.00 and obtain a certificate of deposit payable to the Superintendent of the Union County Home and Marion C. Winters, funeral director of Richwood, Ohio to provide for the burial of said James W. Alexander. The balance in the hands of said guardian, and after payment of costs in this case and fees, shall be paid to the Board of Commissioners of Union County, Ohio, to provide for the care and support of said ward.

It is further ordered that said guardian file her final account herein within ten days from the date hereof. John W. Dailey, Probate Judge (Seal) Approved by: Gwynn Sanders, Atty. for guardian, William L. Coleman, prosecuting attorney.

11307 Entry

In the matter of the guardianship of Mames W. Alexander, an incompetent This day came Callie Mulligan, guardian of James W. Alexander, an incompetent, and filed herein her final account and also tendered her resignation as such guardian which, for reasons satisfactory to the court, is hereby accepted. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio Guardianship of James W. Alexander, incompetent. Filing of final account This day came Callie Mulligan, Guardian of said estate, and filed his final account herein. It is thereupon ordered that said account be set for hearing on Monday, the 30th day of June 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

15266 Order admitting to probate and record (commission returned) In the matter of the will of Hettie C. Courter, deceased This matter came on this day further to be heard, on the application of Frank B. Courter to admit to probate and record the will of Hettie C. Courter, 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 Frank B. Courter 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. Milton C. Cope, the commissioner heretofore appointed to take the deposition of E. S. Faulkner fesiding at Salinville, Columbiana County, Ohio one of the subscribing witnesses to said will duly returned the commissioner issued to him, with said will annexed, and also the deposition so taken, duly certified; and thereupon, on this day came Milo L. Myers, the other of said subscribing witnesses. Said subscribing witnesses to said will, having been duly sworn, testified as to the execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.
Whereupon the court finds that the aforesaid onstrument of writing is the last will of Hestie C. Courter, 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 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. John W.

Dailey, Probate Judge (Seal) May 12, 1947

10695-D IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Guardianship of John R. Jerew, an incompetent person. Charles H. Brown, Guardian.

This day this cause came on to be heard on the Application of Charles H. Brown, as Guardian of John R. Jerew, an incompetent person for an order authorizing an increase of allowance for maintenance and support of his ward.

Whereupon the Court being fully advised in the premises finds that it is necessary and would be for the best interest of his said ward in increase the allowance for maintenance and support of his said ward for the sum of Seventy-five Dollars (\$75.00) per month to the sum of One Hundred Dollars (\$100.00) per month.

The Court further finds that during the past six months it was for the best interest of said ward that additional amounts more than Seventy-five Dollars (\$75.00) per month be paid for maintenance and support of said ward and that said expend tures exceeding said sum were

expended for necessaries and that the same should be approved as made. The Court further finds that funds are and will be available justifying the increase of said allowance.

It is therefore ordered that said Guardian may expend for the maintenance and support of his said ward, not to exceed the sum of One Hundred Dollars (\$100.000) per month and said Guardian is hereby authorized so to do and to account for the same in his next account filed in this Court. John W. Dailey Judge (seal) Approved: H. F. Krinkenberger, Atty., U.S. Veteran's Administration Approved: Allen & Allen Attorneys for Auardian.

15103-A Order to record proof of publication of notice of appointment In the matter of the estate of Alice J. Connor, deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Clifton L. Caryl, as

Administrator of the estate of Alice J. Connor, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Elward P. Smith, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the notice of appointment of D. B. Smith, as executor of the estate of Elward P. Smith, deceased, was published in said newspaper as heretofore ordered, was filed herein together with a copy of said notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Ora Neel, deceased

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Emmet Ray Neel, as administrator with the will annexed of the estate of Ora Neel, deceased, was published in said newspaper 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. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Earl Hudson, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Lulu A. Hudson, as executrix of the estate of Earl Hudson, 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. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Hettie C. Courter, deceased.
The Last Will of Hettie C. Courter, deceased, late of the Village of Marysville in said County, having heretofore been duly proved and allowed; this day Frank B. Courter, 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 Frank B. Courter is a suitable personand legally competent, it is ordered that he be appointed assuch Executor, upon giving Bond with sureties as required by law in the sum of of Three thousand Dollars; and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Esta e of Hettie C. Courter, deceased.
This day Frank B. Courter appeared in open Court, accepted the trust as Executor of the Estate of Hettie C. Courter, deceased, and gave and filed herein his Bond in the sumof Three Thousand Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the court.
It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Frank B. Courter; 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 \$\frac{1}{2}\$. Dohn W. Dailey Judge (seal)

Probate Court, Union Countyk Ohio
In the Matter of the Estate of J. L. Davis, deceased.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

May 13, 1947

15229-A

Probate Court, Union County, Ohio

Daisy Sullivan, as Guardian of the person and estate of William Moffett, an incompetent, Plaintiff -vs- Warie Scott et al., Defendants. This day this cause came on to be heard on the report of Daisy Sullivan, Guardian of William Moffett, 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 William Moffett in said real estate, to the purchaser, Homer Moffett. 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 One Hundred Twent; Five (\$125.00) Dollars. It is further ordered that said Daisy Sullivan out of the money in her hands, pay: First, the costs and expenses of the sale, in the sum of \$69.25, including an Attorney fee of \$35.00 to Gwynn Sanders for services performed for the fiduciary in connection with the sale and the sum of 25.00 to the fiduciary for his serviced in connection with the sale, which costs, expenses, fees and compensation shall be paid. Second, the payment of taxes, penalties, and assessments then due \$4.58. Third, the remaining proceeds of sale to be applied as follows: \$26.17 to be accounted for by said guardian. Fourth, in case of a guardian, in the nammer and upon the terms approved by the Court where he was appointed. And it is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein, taxed at \$, out of the proceeds of said sale, within ten days. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
Estate of William Moffett, an incompetent. Filing of Final Account.
This day came Daisy Sullivan, guardian of said estate, and filed her final account herein.
It is thereupon ordered that said account be set for hearing, on Monday the 30th day of June

1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

May 14, 1947

Probate Court, UnionCounty, Ohio

Estate of Frank E. Foster, deceased. Filing of first and final account.

This day came Mary E. Foster, Executrix of said estate, and filed er first and final account herein.

It is thereupon ordered that said account be set for hearing on Monday, the 30th day of June 1947 at 10 o'clock A. M and that notice thereof be published as required by law, in the Mary-sville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

Authority to transfer real estate
In the Matter of the estate of J. L. Woerner, deceased
This day came Anna E. Woerner, administratrix of the estate of J. L. Woerner, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passesed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey Probate Judge Seal)

May 15, 1947

15103-A

Order approving inventory and appraisement

In the matter of the estate of Alice J. Connor, deceased

This day an inventory and appraisement 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 saidinventory and appraisement has been given to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, at is now ordered that said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15270-A

Probate Court, Union County, Ohio

In the Matter of the Estate of J. L. Davis, deceased.

Whereas, on the 5th day of May, 1947, the said J. L. Davis died, possessed of an automobile, of which the following is a description: Year-1935 No. of Cylinders Motor No.-1974652 Make-Ford Body Type-Tudor Touring Sedan Model-48 Horse Power- 30

And whereas, on the 15th day of May 1947, the above described automobile was transferred to Ruby G. Wetzel under authority of awill as appears on the journal of said Probate Court, Vol. 53 page 394:

The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described autombile to Ruby G. Wetzel, the party named herein. John W. Dailey Judge (seal)

15270-A

Probate Court, Union County, Ohio

In the Matter of the Estate of J. L. Davis, deceased.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.

It ap pearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerkof Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Ruby G. Wetzel in accordance with the prayer of the petitioner.

John W. Dailey Judge (seal)

15266-A

Order approving inventory and appraisement

In the Matter of the estate of Hettie C. Courter, deceased
This day an inventory and appraisement 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 to or waived by all interested parties, as required by law, ar

and appraisement 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 and appraisement, after being duly examined be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15271

The State of Ohio, Union County Probate Court.

In the Matter of the Will of LeRoy Wolford, deceased

An application having been this day presented to the court by Ernest Wolford praying that

an instrument in writing purporting to be the last will and testament of Leroy Wolford, deceased, be admitted to probate: all next of kin, resident of the State of Ohio having waived notice in writing. It is ordered that a hearing on said application be had on the 15th day of May, 1947 at 1:00 P.M. o'clock.

15271

Probate Court, Union County, Ohio

In the Matter of the Will of Leroy Wolford, deceased. This matter came on this further to be heard, on the application of Ernest Wolford to admit

to probate and record the will of Leroy Wolford, deceased, late of the Township of Taylor in said County, heretofore filed in this Court.

It is now shown to the satsfaction of the Court that said decedent died leaving Mary E. Wolford 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 procate of said will.

And it further appearing to the Court that Carrie M. Collins, one of the subscribing witnesses

to said will, is deceased.

Thereupon Clayton Collins and Esther Collins appeared in open Court and being duly sworn and examined according to law touching the genuineness of the signature of said Carrie M. Collins attached to said will, Thereupon this day came L. H. Collins 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 reppectively and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will of said Leroy Wolford 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. John W. Dáiley Judge (seal)

May 15, 1947

14871-A PROBATE COURT, UNION COUNTY, OHIO

In the Matter of the Guardianship of Mary Murfield, an Incompetent Barbara Reed as Guardian of Mary Murfield, an incompetent, Plaintiff vs. Mary Murfield, etal., Defendants.

This day this cause came on to be heard on the report of the plaintiff Barbara Reed as guardian of Mary Murfield 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, finds 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 Murfield in said real estate, to the purchaser Reed Carlton Simpson and Ruth Simpson his wife, upon the said purchasers paying the purchase price in the sum of \$3500.00 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 \$3500.00, it is ordered that the said plaintiff out of the money in her hands, pay; First to the Treasurer of Union County the taxes against said property in the sum of \$12.14 Second to this Court the costs incurred in the sale of said property in the sum of \$28.45 Third for Revenue stamps for said deed in the sum of \$3.85

It is further order-d that the balance of said proceeds amounting to the sum of \$3455.56 be accounted for by the said guardian in her accounting according to law.

And it is further ordered that these proceedings be recorded. John W. Dailey Judge (seal)
Approved: William J. Porter Attorney for Plaintiff Gwynn Sanders Attorney for Reed Carl-Approved: William J. Porter Attorney for Plaintiff ton Simpson and Ruth Simpson

May 16, 1947

Probate Court, Union County, Ohio In the Matter of the Estate of Jennie F. McIlroy, deceased. This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth with; that the action of the fiduciary herein, in allowing and classifying, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

14385 Probate Court, Union County, Ohio Guardianship of Marcella L. Gase, ward. Filing of third account. This day came Lucretia Brown, Guardian of said estate, and filed her third account herein. It is thereupon ordered that said account be set for hearing on Monday, the 30th day of June 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued. John W. Dailey Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO In the Matter of the Estate of Charles D. Webb, Deceased This day this cause came on for hearing on the application of The Huntington National Bank of Columbus, Ohio, Executor of the Estate of Charles D. Webb, Deceased, for an allowance of extra compensation on account of extraordinary services rendered herein, as set forth in said application, and for authority to pay counsel fees to Gwynn Sanders, Attorney for the executor. The court finds that notice of the filing of said application has been waived by Jean Sawyer Guardian of Ella M. Webb, widow of said testator. The court upon consideration hereby fixed the probable value of the services rendered by The Huntington National Bank of Columbus, Ohio, Executor, in excess of the statutory fee as fixed by law at \$115.00 and authorizes the applicant to include said admount in its final account, subject to exceptions as other items of expenditure therein. The court further finds that it was necessary to employ the services of an attorney for necessary legal services and fixed the probable value of said services at \$5000.00 and authorizes the applicant to pay Gwynn Sanders, the sum of \$5000.00 and include said amount in its final account, subject to exceptions as other items of expenditure therein according to law. John W. Dailey Judge (seal)

15177-B Probate Court, Union County, Ohio In the Matter of the Estate of Park W. Ridge, Ecceased. This day D. Jane Ridge appeared in open Court, and made and filed an application under oath are required by law to be appointed administrator of the Estate of Park W. Ridge, deceased, late of Claiborne Township in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said D. Jane Ridge is a suitable person and Legally competent it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of five thousand Dollars, and this cause is continued. John W. Dailey Judge (seal)

15177-B Probate Court, Union County, Ohio In the Matter of the Estate of Park W. Ridge, deceased This day D. Jane Ridge appeared in open Court, accepted the appointment as Administratrix of the Estate of Park W. Ridge deceased, and gave and filed herein her Bond in the sum of five thousand dollars, conditioned according to law, with The Fidelity and Deposit Company of

John W. Dailey Judge (seal)

Maryland as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administratirion issue to said D. Jane Ridge, that William Durban, Ray Matlack, and Oliver Cowgill, be appointed appraisers of said estate; 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 \$___. JohnW. Dailey Judge (seal)

Probate Court, Union County, Ohio
Guardianship of Park W. Ridge, Ward. Filing of first and final account.
This day came Hugh J. Ridge, Guardian of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Monday the 30th day of June 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in he Marysville Tribune, a newspaper of this County. And this matter is continued until said time.

15147 Probate Court, Union County, Ohio In the Matter of the Estate of Ida Henderson, deceased This day came J. R. Turner, Administratir of the estate of Ida Handerson, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the trasnfer of certain real estate belonging to said decedent as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to the persons named therein and that acertificate 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. John W. Dailey Judge (seal)

May 17, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Evak. Jolliff, deceased.
This day Charles L. Jolliff appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estate of Eva K. Jolliff, deceased, late of Washington Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Charles L. Jolliff is a suitable person and legally competent, it is ordered that he be appointed as suchAdministrator upon giving bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and that he is hereby directed not to continue decedents business, but close the same up forth-with, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Evak. Jolliff, deceased
This day Charles L. Jolliff appeared in open Court, accepted the appointment as Administrator of the Estate of Evak. Jolliff deceased, and gave and filed herein his Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Co. as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Charles L. Jolliff, that Harry Flickinger, Burl Gray, and Clarence Bargdill be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs herein texed at \$\frac{1}{2}\$. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
Estate of C. L. Koerner, deceased. Filing of first and final account.
This day caem Clara Markha, Administratrix of said estate, and filed her first and final account herein.
It is therefore ordered that said account be set for hearing on Monday, the 30th day of June 1947 at 10 o'clockA. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this County. And this matter is continued untul said time.
John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
Estate of Harriett B. Worthington, deceased.
This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 29th day of May 1947, at 10 Osclock A. M., and that notice of said hearing be given to all persons entitled to ntoce under the law of the State of Ohi o be the Marys-ville Tribune at least 10 days propr 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 pror thereto. John W. Dailey-Judge (seal)

May 19, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Park W. Ridge, deceased
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

15271-A
Order for appointment and for bond
In the matter of the estate of Leroy Wolford, deceased

The last will of Leroy Wolford, deceased, bute of Taylor Township in said county, having heretofore been duly proved and allowed; this day Max Shearer, 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 Max Shearer is a suitable person and legally competent, it is ordered that he be appointed as such executor, upon
giving bond with sureties as required by law in the sum of Twenty one hundred (\$2100.00) Dollars, and this cause is continued.

John W. Dailey, Judge (Seal)

Bond approved and letters issued orders to publish notice
In the matter of the estate of Leroy Wolford, deceased
This day Max Shearer appeared in open court, accepted the trust as executor of the estate of
Leroy Wolford, deceased, and gave and filed herein his bond in the sum of twenty-one hundred
(\$2100.00) Dollars, conditioned according to law, with Glen Falls Indemnity Company of Glen
Falls, New York 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

Max Shearer; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executor pay the costs her in taxed at \$ _____. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of L. H. Wood, deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary in allowing and classifying claims, be confirmed; that the same be recorded. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
Estate of L. H. Wood. Filing of first and final account.
This day came William H. Wood, Administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Monday, the 30 day of June, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

Statement in lieu of and for a 1st and final account
In the matter of the estate of James T. Dunbar
This day Floyd T. Dunbar, as the administrator of said estate, filed a statement in lieu of and for a final account of said estate, duly sworn to.
The same appearing true and correct, it is ordered recorded and the filing of a final account is hereby ordered to be dispensed with, and the said Floyd T. Dunbar is hereby discharged from said trust and his bondsmen released. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Clair C. Brown
This day Fannie Brown, as the administratrix of said estate, filed a statement in live of and for a final account of said estate, duly sworn to.
The same appearing true and correct, is ordered recorded and the filing of a final account is hereby ardered to be dispensed with, and the said Fannie Brown is hereby discharged from said trust and her bondsmen beleased. John W. Dakley, Probate Judge (Seal)

May 20, 1947

Order approving inventory and appraisement
In the matter of the estate of Silva Lane, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seel)

Probate Court, Union County, Ohio
In the Matter of the Guardianship of Zaidee Chandler, ward
This day an Inventory in the above captioned estate, heretofore filed herein, came on for hearing.
It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or 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. John W. Dailey Judge (seal)

PROBATE COURT, UNION COUNTY, OHIO
Harry P. Blake, as Executor of the Estate of Bessie B. Robinson, deceased, Plaintiff
-vs- SylviaB. Martin, and Harry P. Blake, Defendants.
This matter coming on to be heard upon the petition and the evidence, and upon consideration thereof the court finds all the defendants herein have voluntarily entered their appearance and consented to the sale of thepremises as prayed for in the petition, and all defendants are properly before the court; and that it is necessary to sell said real estate to pay the debts of the said estate and theprayer of the petition should be granted.
And, it appearing to the court that the appraisers of the estate appraised said real estate and made a return thereof with the inventory, and that a new appraisement should be made of said real estate, in this action.
Therefore, it is ordered that Russell S. Banks, L. W. Shaw and Elwood Sawyer, three judicious and disinterested persons not next of kin of the petitioner, be and they hereby are appointed to appraise said real estate at its true value; 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 calue, and discharge the duties required by them according to law and to make return of their proceedings in writing to this court without unnecessary delay. John W. Dailey Judge (seal)

15269

Authority to transfer real estate In the matter of the estate of Silva Lane, deceased

This day came Pearl Lane, administrator of the estate of Silva Lane, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth inthe application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey. Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO

In the Matter of the guardianship of Zaidee Chandler
This day this cause came on for hearing upon the application of the guardian for authority to
expend not exceeding the sum of Eighty Five (\$85.00) Dollars a month for the support and
maintenance of her ward.

The court being fully advised in the premises finds that due to the physical condition of the ward it appears at this time that it would require the exepnditure of a sum of approximately Eighty five Dollars (\$85.00) Dollars a month for the support and maintenance of said ward. It is therefore ordered by the court that the fiduciary herein be allowed to expend not to exceed the sum of Eighty five (\$85.00) Dollars a month for the support and maintenance of said ward and that she take receipts for each said exceenditure and file the same with her next account and take credit subject to exceptions as other items of credit therein. John W. Dailey Judge (seal)

15268
Probate Court, Union County, Ohio
In the Matter of the Estate of Bessie B. Robinson, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newsp-aper of general circulation in this County, that the Notice of Appointment of Harry P. Blake as Executor of the Estate of Bessie B. 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. John W. Dailey Judge (ssal)

15268-A PROBATE COURT, UNION COUNTY, OHIO

Harry P. Blake, as Executor of the Estate of Bessie B. Robinson, deceased Plaintiff-

-vs- Sylvia B. Martin and Harry P. Blake, Defendants.
This day this cause came on to be further heard on the report of the appraisers heretofore

herein appointed; and it appearing to the court upon examination that said report is in 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 said plaintiff, Har y P. Blake, as Executor of said estate has given a bond with sufficient sureties thereon in the sum of \$12,000.00 which was approved by the Court and which the court finds sufficient for this cause; therefore, further bond is dispensed with herein.

It further appearing to the court that it would be more to the interest of the estate of the deceased and all other parties interested to sell the real property in the petition described at private sale than at public sale.

Therefore; it is ordered by the court by the plaintiff proceed to sell the said real property at private sale for not less that n the appraised value thereof and for cash in hand. It is further ordered that the plaintiff make due return of his proceedings and sale to this court for confirmation without delay. John W. Dailey Judge (seal)

15129
Orders on filing of schedule of claims--confirming without notice
In the matter of the estate of Anna Margaret Emmert, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said scheule of claims be had forth-with; that the action of the fiducary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of first and final account
Estate of Anna Margaret Emmert, deceased
This day came Leo Coleman, administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Monday, the 30th day of Mune, 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marys-ville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Probate Court
The State of Chio, Union County
In the Matter of the Will of Emma Smith, deceased
An application having been this day presented to the Court by Orson E. Smith praying that an instrument in writing purporting to be the last will and testament of Emma Smith deceased, be admitted to probate: the surviving spouse and all next ofkin, resident of the State of Chio having waived notice in writing.

It is ordered that a hearing on said application be had on the 20th day of May 1947 at 3 o'clock P.M. John W. Dailey Judge (seal)

Probate Court, Union County, Chio In the Matter of the Will of Emma Smith, deceased.

This matter came on this day further to be heard, on the application of Orson E. Smith to admit to probate and record the will of Emma Smith, deceased, late of the Village of Plain City in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Orson E. Smith surviving spouse and that the surviving spouse and those persons, who are known to be resident of the State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (exceptiong any

person who would be entitled to inherit from said decedent solely be reason of relationship to a deceased spouse thereof) have been duly served with notice of the filing of said will and of the application to admit it of 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 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Emma Smith, deceased; that it was duly executed and attested; and that the said testator, at the time of signing her will was of full age, of sound mind and memory andnot under any

Therefore, the Court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record of this Court. John W. Dailey Judge (seal)

May 21, 1947

15268-A PROBATE COURT, UNION COUNTY, OHIO JOURNAL ENTRY CONFIRMING SALE Harry P. Blake, as Executor of the Estate of Bessie B. Robinson, deceased, Plaintiff -vs- Sylvia B. Martin, and Harry P. Blake, Defendants. This day this cause came on to be heard on the report of Harry B. Blake, the plaintiff as Executor of the Estate of Bessie B. Cobinson, deceased, of his proceedings under the former order of this court, and upon the motion of the plaintiff to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceedings of the said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made; therefore, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that the said plaintiff execute a good and sufficient deed of all the right, title and interest of the said Bessie B. Robinson in said real estate, to the purchaser Alma C. Schwartzkopf, upon the said purchaser paying the purchase price, in full, in cash. And this cause coming on further to be heard upon thepleadings herein, and upon the motion to distribute the proceeds of the sale amounting to the sum of \$4,800.00. It is ordered that said Harry P. Blake, as such plaintiff, out of the moneys in his hands, make the following payments. First: To the Treasurer of this county the taxes, due and payable in June, 1947, the sum of \$13.28 Second: The costs and expenses incurred in the sale of said property due this court the sum of 23.00 Third: To Harry P. Blake, the plaintiff the percentum due him, the sum of 212.00 Fourth: To Milo L. Myers, an attorney fee in this cause for his services in the sum of 212.00 Fifth: To the United States for Revenue stamps in the sum of 5.50

It is further ordered that the balance of said proceeds received from the sale of said property, amounting to the sum of \$4,334.22, be accounted for by the said plaintiff according to law. It is further ordered that this proceeding be recorded and that the said petitioner pay the

costs herein taxed, within ten days. John W. Dailey Judge (seal)

15273-A Probate Court, Union County, Ohio In the Matter of the Estate of Emma Smith, deceased The Last Will of Emma Smith, deceased, late of Plain City in said County, having heretofore been duly proved and allowed; this day Orson E. Smith, the Executor named in said Will, appeared inopen Court, and made and filed an application under oath, as required by law, to be appointed as such Executor also a statement ingeneral terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said Orson E. Smith is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving Bond with sureties as required b law in the sum of Twenty-one hundred Dollars; and that he his hereby directed not to continue decedents business, but close the same up forth-with, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Chio In the Matter of the Estate of Emma Smith, deceased This day Orson E. Smith appeared in open Court, accepted the trust as Executor of the Estate of Emma Smith, deceased, of Emma Smith and gave and filed herein his bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Co. as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Orson E. Smith 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 \$__. John W. Dailey Judge 'seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Leonard Daniel Patch, deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

Probate Court, UnionCounty, Ohio Estate of Joseph E. Low, deceased. Filing of first and final account. This day came Paul E. Low, executor of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Monday the 30th day of June 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

May 22, 1947

In the matter of the estate of Jacob Greenbaum, incompetent
This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the court that notice of the filing of the said inventory has been given to or 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. John W. Dailey, Probate Judge (Seal)

In the matter of Levi J. Schlabach, Sara J. Schlabach, and Jonas J. Schlabach, minors This day John N. Schlabach filed his application in the probate Court for the authority of Ledger Moder, Clerk of Court of the LaGrange Circuit Court, Elkhart, Indiana to pay to Levi J, Schlabach, the sum of One hundred forty two and 76/100 Dollars (\$142.76) and to Sara J. Schlabach One hundred forty two and 77/100 Dollars (\$142.77) and Jonas J. Schlabach, One Hundred forty two and 77/100 Dollars (\$142.77).

It appearing to the court that the amount of each stated of each of the above named minors is less than five hundred dollars in value and it appearing that it would be for the best interest of said minors to dispense with the appointment of a guardian, it is ordered that the property described in said application be paid to the Farmers' National Bank of Plain City, Ohio and to be credited in the amount of One hundred forty two and 76/100 Dollars (\$142.76) to Levi J. Schlabach, One hundred forty two and 77/100 Dollars (\$142.77) to Jonas J. Schlabach, and One hundred forty two and 77/100 Dollars (\$142.77) to Jonas J. Schlabach. Said funds to be deposited in the name of the above named minors upon interest and to be retained by said depositior until each of said above named children respectively arrives at the age of twenty-one years. John W. Dailey, Probate Judge (Seal)

May 23, 1947

Petition for order to distribute assests in kind, Orders
In the matters of the estate of Bessie B. Robinson, deceased
This day Harry P. Blake as Executor of the estate of Bessie B, Robinson, deceased, appeared in open court, and filed his petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said peition, towit:

Items of said assets 10 shares stock, Certificate No. COL 18577 BancOhio Corporation par value \$15.00, each

10 shares stock, Certificate No. COL 15578 BancOhio Corporation par value, \$15.00 each 15 shares stock, Certificate No. COL 23036 BancOhio Corporation par value \$15.00, each

To whom to be distributed
Mary R. Kloepfer,
271 W. Sixth St. Marysville,
Ohio
Harry P. Blake, 1861 Idelwood Ave., East Cleveland, O.
Harry P. Blake, 1861 Idelwood Ave., East Cleveland, O.

And it appearing to the court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attached to said petition;

It is therefore ordered that said Executor distribute and pay over said assets in kind as described above; provided however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit.

It is further ordered that said executor report his proceedingsherein immediately after the making of such distribution; and this cause is contineud. John W. Dailey Probate Judge (Seal)

Journal Entry-orders approviing distribution of assets in kind
In the matter of the estate of Bessie B. Robinson, deceased
This day came Harry P. Blake, executor of the estate of Bessie B. Robinson, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the court; it is ordered that the proceedings of said executor be and the same are hereby approved. And it is further ordered that this proceedings be recorded, and that said executor pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey Progate Judge (Seal)

PROBATE COURT, UNION COUNTY, OHIO
In the Matter of the Guardianship of Elizabeth Dean Boylan, a Minor
This day the Second Account of Prinscilla Boylan, Guardian of Elizabeth Dean Boylan, 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
therewith and all matters pertaining thereto, and being fully advised in the premises, do
find the same to be in all respects just and correct and in conformity to law;
It is ordered that the same be and hereby is approved, allowed and confirmed.
The Court finds a balance of Four Thousand Six Hundred and Ninety-Five Dollars and Fiftysix Cents (\$4695.56) in the hands of said Guardian due said ward. Costs paid.
It is ordered that said account and the proceedings herein be recorded in the Records of
this office. Johnw. Dailey Judge (seal) APPROVED: H. F. Krickenberger Chief Attorney
Vererans Administration, Cincinnati, Ohio

May 24, 1947

Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County, Ohio, for approval and settlement:

15173-A Paul E. Low, executor of the estate of Joseph E. Low, First and final account.

15129 Leo Coleman, administrator of the estate of Anna Margaret Emmert, first and final account William H. Wood, administrator of the estate of L. H. Wood, first and final account Clara Markham, administratrix of the estate of C. L. Koerner, first and final account Clara Markham, administratrix of the estate of C. L. Koerner, first and final account Clara Markham, administratrix of the estate of Park W. Ridge, first and final account Clara Markham, guardian of the person and estate of Marcella L. Gase Third account Clara Mary E. Foster, executrix of the estate of Frank E. Foster, first and final account Clara Mary E. Foster, executrix of the estate of Frank E. Foster, first and final account Clara Mulligan, guardian of the person and estate of William Moffett, final account Clallie Mulligan, guardian of the person and estate of James W. Alexander, final account Clallie Mulligan, guardian of the person and estate of James W. Alexander, final account Clara Mulligan, guardian of the person and estate of James W. Alexander, final account Clara Mulligan, guardian of the person and estate of James W. Alexander, final account Clara Mulligan, guardian of the person and estate of James W. Alexander, final account Clara Mary E. Foster, final account Clara Mulligan, guardian of the person and estate of James W. Alexander, final account Clara Mary E. Foster, final account Clara Mulligan, guardian of the person and estate of James W. Alexander, final account Clara Mary E. Foster, final Account Clara Mar

15142-A Milo L. Myers, executor of the estate of Carrie W. Hornbeck, first and final account 15114 Bertha E.K. Scheiderer, administratrix of the estate of J. Ernest Scheiderer, first and final account 15011 Doris Esther Beightler, administratrix of the estate of Howard Leslie Beightler, first and final account 15161-A Charles C. D. Lee, administrator with the will annexed of the estate of Charlotte Henderson, first and final account 15198 John L. Parrott, administrator of the estate of Addison J. Lee, first and final account 15112-A Robert Fravel, executor of the estate of Maude Wear, first and partial account 15099-A Opal C. McKinney, administratrix with the will annexed of the estate of Dexter D. Ketch first and final account 15042 Howard B. Owen, administrator of the estate of Ella Owen, first and final account 15101 Orville Parish, executor of the estate of George E. Parish, first and final account 15168 E lizabeth J. Biddle, administratrix of the estate of Clyde E. Biddle, first and fire 1 account. 15093-A Wilson Fox, executor of the estate of Philip M. Fox, first and final account 15176 William L. Coleman, administrator of the estate of Emma P. Jones, first and final account 15181 Kenneth D. Kyle, administrator of the estate of Ila F. Kyle, first and final account Unless exceptions are filed thereto, said accounts will be for hearing before this court, on the 30th day of June, 1947 at 10:00 o'clock A. M. at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal® 15265-A

Probate Court, Union County, Ohio
In the Matter of the Estate of Earl Hudson, deceased
This day an Inventory and Appraisement in the above captioned estate was filed in this Court
by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 3rd day of June 1947 at 10 o'clock A. M.,
and that notice of said hearing be given to all persons entitled to notice under the law of
the State of Ohio, by publication in the Marysville Tribune at least 10 days prior to the date
of said hearing; except those who have waived said notice or who will hereafter be personally
served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey Judge (seal)

May 26, 1947

Probate Court, Union County, Ohio
In the Matter of the Estate of Elmer Eugene rumm, deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims be confirmed, and that the same be recorded. John W. Dailey Judge seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Leroy Wolford, deceased
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

Order for appointment and for bond
In the matter of the estate of Edith Williams, deceased
This day Ray F. Williams appeared in open court, and made and filed an application under oath
as required by law to be appointed as administratorof the estate of Edith Williams, deceased,
late of Marysville, Ohio in said County, and an affidavt 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 applinted and that said Ray F. Williams is a suitable person and
legally competent, it is ordered that he be appointed as such administrator upon giving bond
with sureties as required by law in the sum of Twenty one hundred (\$2100.00) Dollars, and this
cause is continued. John W. Dailey, Judge (Seal)

Filing of first and final account
Guardianship of Rose Alice Hamilton, ward
This day came Charles D. Green, guardian of said estate, and filed his first and final account herein.

It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of July 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

John W. Dailey Probate Judge (Seal)

Entry
In the matter of the guardianship of Rose Alice Hamilton, a minor
This day came Charles D. Green, guardian of Rose Alice Hamilton, a minor, and filed herein his
first and final account and also tendered his resignation as such guardian, which, for reasons
satisfactory to the court, is hereby accepted. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Lillie B. Sweeney, deceased
This day came James Sweeney, Administrator of the estate of Lillie B. Sweeney, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said de-

cedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that s id 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Hiram L. Sweeney, deceased
This day came James Sweeney, administrator of the estate of Hiram L. Sweeney, deceased, and
filed herein his application, duly verified, which application is attached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said
decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in
said application are true; that the description of said real estate and the list of persons
to whom each such parcel thereof passed by descent or levise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied
with by said applicant; it is hereby ordered that said real estate be transferred upon the dpplicate 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. John W. Dailey Judge 'seal)

Statement in lieu of and for a 1st and final account
In the matter of the estate of Lillie B. Sweeney, deceased
This day James Sweeney, as the administrator of said estate, filed an statement in lieu of and for a final account of said estate, duly sworn to.
The same appearing true and correct, is ordered recorded wind the filing of a final account is hereby ordered to be dispended with, and the said James Sweeney, is hereby dischargedfrom said trust and his bondsmen beleased. John W. Dailey, Probate Judge (Seal)

First and final account
Estate of Hiram L. Sweeney, deceased
This day came Hiram L. Sweeney, administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of July 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

John W. Dailey, Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Eva May Eicher, deceased
This day Clifton L. Caryl appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Eva May Eicher, deceased, late of Marysville, in said County, and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said 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 twenty one hundred dollars, and this cause is contineud. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Eva May Eicher, deceased
This day Clifton L. Caryl, appeared in open court, accepted the appointment as administrator of the estate of Eva May Eicher, deceased, and gave and filed herein his bond in the sum of twenty one hundred dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the Court.
It is thereofore ordered that Letters of Administration issue to said Clifton L. Caryl, that N. E. Davis, Elba Mather, and Robert Ackerman, be appointed appraisers of said estate; 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 \$\frac{1}{2}\$ John W. Dailey. Judge (Seal)

Entry-Petition for order to sell shares of stock, orders of sale, etc.

In the matter of the estate of Demis Oliver, deceased

This day this cause came on to be heard upon the petition herein filed and the testimony and
the court being fully advised in the premises finds that the statements and allegations in said
petition are true, and that the property therein described ought to be sold as prayed for. And
the court being satisfied upon good and sufficient proof that it will be to the advantage of
said estate to sell said shares of stock at private sale; it is therefore ordered that Lee
Elsom as executor of the estate of Demis Oliver deceased, proceed to sell said shares of stock
at private sale, for not less than the sum of One hundred twenty dollars.

It is further ordered that said sale be made for cash in hand at time of sale.

It is further ordered that said executor make return of his proceedings herein, within 10
days from this date, and forthwith after such sale is made, and this cause is continued.

John W. Dailey, Judge (Seal)

May 27, 1947

John W. Dailey Judge (seal)

15279

Probate Court, 'nion County, Ohio
Estate of Myrtle Glass, deceased. Filing of first and final account.
This day came Lindsey W. Glass, Administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of July 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time.

Order approving inventory and appraisement
In the matter of the estate of Eva May Eicher, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

May 28, 1947

The State of Ohio Union County. Probate Court

To the County Auditor:
I hereby certify that I have this appointed Joann Foley, to the position of Deputy Clerk
in my office of Judge of the Probate Court of said County.

Said appointment ts to take effect June 1, 1947, and said appointee is to receive as compensation the sum of One Hundred and no/100 Dollars, per month and such expenses as the
Probate Judge shall fix and determine, and said Joann Foley shall serve during the pleasure
of the Judge of the Probate Court.

The said compensation is by 1sw payable to said appointee in semi-monthly installments by
the County Treasurer from the County Treasury, upon the warrant of the County Auditor.

John W. Dailey Judge and ex-officio Clerk of the Probate Court (seal)

The State of Chio, Union County. Probate Court
To the County Auditor:
I hereby certify that I have this appointed June Kandel, to the position of Deputy Clerk
in my office of Judge of the Probate Court, of said County.
Said appointment is to take effect June 1, 1947, and said appointed is to receive as compensation the sum of One Hundred and no/100 Dollars, per month and such expenses as the
Probate Judge shall fix and letermine, and said June Kandel shall serve during the pleasure
of the Judge of the Probate Court.
The said compensation is by law payable to said appointee in semi-monthly installements by
the County Treasurer from the County Treasury, upon the warrant of the County Auditor.
John W. Dailey Judge and ex-officio Clerk of the Probate Court (seal)

Orders on filing inventory
In the matter of the estate of Emma Smith, 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 7th day of June, 1947 at 10:00 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the 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. John W. Dailey, Probate Judge (Seal)

May 29, 1947

Order approving inventory and appraisement
In the matter of the estate of Harriett B. Worthington, deceased
This day an inventory and appraisement in the above captioned estate, heretofore filed herein, came on for hearing.
It appearing to the satisfication of the court that notice of the filing of the said inventory and appraisement 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

In the Probate Court of Union County, Ohio Journal Entry In the matter of Ronald I. Robinson, & minor This day this cause came on to be heard upon the application of Lonzo R. Robinson, the father and natural guardian of Ronald I. Robinson, a minor, eighteen years of age, for the advice and authority of this court concerning the settlement of a claim for damages for injuries and property damage received by said minor, and the parties appearing in open court, the court finds upon due consideration and upon the evidence adduced, that said minor resides at Rural Route #3, Marysville, Onion County, Ohio, and is temporarily in the military service at the 400th Division, Naval Air Station, Corpus Christi, Texas, and is the son of and is maintained by the applicant; that said claim is for injuries and property damage casued by the negligence of Darling & Compnay and George LaWaree, Jr. in the operation of a motor vehicle on the 24th day of December, 1946, and were such injuries, property damagae and damages that no such action was been brought, and it appearing to the court that it would be for the best interests of said minor that all claims be settled for the sum of Seventy five (\$75.00) Dollars, the court does advise, consent to and approve such settlement; does order and direct said Darling & Company and George LaWarre, Jr., their heirs, executors, administrators and assigns, to pay the amount of settlement by draft payable to Lonzo R. Robinson, father and natural guardian of Ronald I. Robinson, a minor, and Ronald I. Robinson, for and on behalf of Ronald I. Robinson. It is further ordered that said amount so paid to said Lonzo R. Robinson and Ronald I. Robinson, for the benefit of said minor, be accepted in full satisfaction and discharge of all claims for injuries, known and unknown, and property damage arising, or to arise, from said accident on December 24th, 1946, and said Lonzo R. Robinson is hereby authorized and directed to deliver to Darling & Company and George LaWarre, Jr. their heirs, executors, administrators, successors

and assigns, a full and complete release on amcount thereof. It is further ordered that this proceeding be recorded and that said Darling & Company pay the costs thereof, taxed at \$5.50. John W. Dailey, Judge, Probate Court, Union County, Ohio 15266-A Probate Court, Union County, Ohio In the Matter of the Estate of Hettie C. Courter, deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Frank B. Courter, as Executor of the Estate of Hettie C. Courter, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it isordered that the same be recorded in the records of this office. John ". Dailey Judge (seal) 15270-A In the Matter of the Estate of J. L. Davis, deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, anewspaper of general circulation in this County, that the Notice of Appointment of Ruby G. Wetzel, as Administratrix with the Will Annexed of the Estate of J. L. 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. John W. Pailey Judge (seal) Order approving publication of accounts This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders of notice aforesaid to be entered upon the journals of this court in full; said notice is as follows, towit:

15173-A Paul E. Low, executor of the estate of seph E. Low, first and final account

15129 Leo Coleman, administrator of the estate of Anna Margaret Emmert, first and final account 15129 Leo Coleman, administrator of the estate of Anna Margaret Emmert, first and final account 15206 William H. Wood, administrator of the estate of L. H. Wood, first and final account 15202 Clara Markham, administratrix of the estate of C. L. Koerner, first and final account 15177-A Hugh J. Ridge, guardian of the person and estate of Park W. Ridge, first and final account 14385 Lucretia Brown, guardian of the person and estate of Marcella L. Gase, third account 15143-A Mary E. Foster, executrix of the estate of Frank E. Foster, first and final account Daisy Sullivan, guardian of the person and estate of William Moffett, final account 11307 Callie Mulligan, guardian of the person and estate of James W. Alexander, final account 15142-A Milo L. Myers, executor of the estate of Carrie W. Hornbeck, first and final account 15114 Bertha E. K. Scheiderer, administratrix of the estate of J. Ernest Scheiderer, first and final account 15011 Doris Esther Beightler, administratrix of the estate of Howard Beightler, first and final account 15161-A Charles C. D. Lee, administrator with the will annexed of the estate of Charlotte Henderson, first and final account 15198 John L. Parrott, administrator of the estate of Addison J. Lee, first and final account 15112-A Robert Fravel, executor of the estate of Maude Wear, first partial account 15099-A Opal C. McKinney, administratrix with the will annexed of the estate of Dexter D. Ketch, first and final account 15042 Howard B. Owen, administrator of the estate of Ella Owen, first and final account 15101 Orville Parish, executor of the estate of George E. Parish, first and final account 15168 Elizabeth J. Biddle, administratrix of the estate of Clyde E. Biddle, first and final account 15093-A Wilson Fox, executor of the estate of Phillip M. Fox, first and final account 15176 William L. Coleman, administrator of the estate of Emma P. Jones, first and final account 15181 Kenneth D. Kyle, administrator of the estate of Ila F. Kyle, first and final account John W. Dailey, Probate Judge (Seal) Orders on filing of schedule of claims-confirming without notice In the matter of the estate of Christine Houston, deceased This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. Johnw. Dailey, Probate Judge (Seal) Probate Court, Union County, Ohio In the Matter of the Estate of J. L. Davis, deceased This day came Ruby G. Wetzel, Administratrix with the will annexed of the estate of J. L. Davis, deceased, and filed her application, duly verified, which application is attached here to and made a part hereof, for an order directing the transer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are sintated, 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. John W. Dailey_Judge (seal) June 2, 1947 15113 Authority to transfer real estate In the matter of the estate of Nellie Ada Converse, deceased This day came Harry C. Converse, administratorof the estate of Nellie Ada Vonverse, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to maid decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said

application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said app-

licant; it is hereby ordered that said real estate be transferred upon the duplicate of the sounty 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. John W. Dailey Probate Judge (Seal)

Filing of First and Final Account

Estate of Nellie Ada Converse, deceased

This day came Harry C. Converse, administrator of said estate, and filed his first and final

account herein.

It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of July 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

The State of Ohio, Union County. Probate Court.

In the Matter of the Will of Nancy Fogle, deceased An application having been this day presented to the Court by Elba H. Creviston praying that an instrument in writing purporting to be her last will and testament of Nancy Fogle, deceased,

be admitted to probate: It is ordered that a hearing on said application be had on the 7th day of June 1947 at 10:00 o'clock A. M. and that 5 days' notice in writing, of the presentation of said will and of the application for the admission of the same to probate, be given in the manner provided by law, to the surviving spouse and to all persons, known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution, if the decedent had died intestate, excepting any such person who would be entitled to inherit

from said decedent solely by reason of relationship to a deceased spouse thereof. John W. Dai-

ley, Probate Sudge (Seal)

Filing of first partial account

Estate of Harry G. Miller, deceased This day came Florence Miller, executrix of the estate of Jay D. Miller, deceased, executor of said estate, and filed his first partial account herein.

It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of July 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Journal Entry-Relieving Estate from Administration

In the matter of the estate of J. R. Hickman, deceased This day this cause came on to be heard upon the application of Dorothy M. Hickman for an order to reliece from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application has been 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 five hundred and no/100 Dollars be delivered or transferred to the surviving spouse of said deceased, in lieu of the claim of such surviving spouse to property not deemed assets and to an allowance for a year's support. It is further ordered by the court that Dorothy M. Hickman of Richwood, Ohio be and hereby is appointed as commissioner to execute instruments of conveyance if such be necessary. John W.

Dailey, Probate Judge (Seal)

15280

Journal entry-approving report of distribution

In the matter of the estate of J. R. Hickman, deceased

This day this matter came on for hearing on the report of distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distir-

bution has been made according to law and the former order of the court, it is ordered that the

said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Dorotky M. Hickman pay the . John W. Dailey Probate Judge (Seal) costs herein, taxed at \$_

Authority to transfer title of automobile

In the matter of the estate of J. R. Hickman, deceased WHEREAS, on the 8th day of May, 1947, the said J. R. Hickman, died, possessed of an automobile, of which the following is a description:

Year 1939; no. of cylinders 8; Motor No. 18-4795016; Make Fold; Manufacturer's serial no.----Body type Coupe-Deluxe; Model V8; Horse Power 30.01; Certificate of title no. 510027855; AND WHEREAS, on the 2nd day of June, 1947, the above described automobile was transferred to Dorothy M. Hickman on an order of distribution as appears on the journal of said Probate Court Vol. 53 page 405;

The clerk of courts of the county of Marion, State of Ohio, is hereby authorized to issue a certificate of title to the above described automobile, to Dorothy M. Hickman, the party named herein. John W. Dailey, Probate Judge

15262 Order to record proof of publication of notice of appointment In the matter of the estate of Seymour Wollam, deceased This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Edgar M. Wollam as administrator of the estate of Seymour Wollam, deceamed, 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. John W. Dailey, Judge (Seal)

15272 Order to record proof of publication of notice of appointment In the matter of the estate of Eva K. Jolliff, deceased This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Charles L. Jolliff as administrator of the estate of Eva K. Jolliff, 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. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Demis Oliver, deceased

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Lee W. Elsom, as executor of the estate of Demis Oliver, deceased, was published in said newspaper as here-tofore 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. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Elijah S. Elliott, deceased

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Carrie Elliott as executrix of the estate of Elijah S. Elliott, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Silva Lane, deceased
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Pearl Lane, as administrator of the estate of Silva Lane, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Lillie E. Middlesworth, deceased
This day the affidavit of Mae E. Rausch, publisher agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Andrew J. Middlesworth, 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. John W. Dailey, Judge (Seal)

June 3, 1947

Order approving inventory and appraisement
In the matter of the estate of Earl Hudson, deceased
This day an inventory and appraisement in the above captioned estae, 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 to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered thatsaid inventory and appraisement, after being duly examined, he allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Filing of first partial account
Estate of Isaac C. House, deceased
This day came Russell D. House, administrator of said estate, and filed his first partial account herein.
It is thereupon ordered that said account be set for hearing on Thursday the 31st day of July 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Journal entry on presentation of will for progate
In the matter of the will of Amanda Stewart, deceased
An application having been this day presented to the court by Olive W. Gellett praying that an instrument in writing purporting to be the last will and testament of Amanda Stewart, deceased, be admitted to probate: All known next of kin, resident of the State of Ohio, having waived notice in writing, a hearing on said application will be had on the 3rd day of Jun, 1947, at 10 o'clock A. M. John W. Dailey, Probate Judge (Seal)

15275 Order admitting to probate and record, a witness dead, etc. In the matter of the will of Amanda Stewart, deceased This matter came on this day further to be heard, on the application of Olive W. Gellett to admit to probate and record the will of Amanda Stewart, deceased, late of the city of Marysville in said county, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse, and that the surviving spouse and those persons, who are known to be resident of the State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 E. W. Bonnette one of the subscribing witnesses to said will is dead. Thereupon E.H. Hatton appeared in open court and was duly sworn and examined according to law touching the genuineness of the signature of said E. W. Bonnette attached to said will. Thereupon on this day came Fred Gabriel 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 will of said Amanda Stewart, deceased; that it was duly executed and attested; and that the said testator, at the time of signing will was of full age, of sound mind and memory and not under any restraint. Therefore the court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this court. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio

In the Matter of the Estate of Amanda Stewart, deceased. The Last Will of Amanda Stweart, deceased, late of Marysville in said County, having heretofore been duly proved and allowd, this day Clifton L. Caryl 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 Clifton L. Caryl is a suitable person and legally competent, it is ordered that he be appointed a such Administrator with the Will Annexed upon giving bond with sureties as required by law in the sum of twenty one hundred and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Amanda Stewart, deceased.
This day Clifton L. Caryl appeared in open Court, accepted the appointment as Administrator with the Will Annexed of the Estate of Amanda Stewart, deceased, and gave and filed herein his Bond in the sum of twenty one hundred Dollars, conditioned according to law, with The Fidelity and Deposit Co. of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will Annexed issue to said Clifton L. Caryl, that Harold J. Coleman, Robert Ackerman, and Elba Mather be appointed appraisers of said estate; 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 \$___. John W. Dailey Judge (seal)

June 6, 1947

Orders on filing of schedule of claims--confirming without notice In the matter of the estate of Marry S. Curry, deceased

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account Estate of Mary S. Curry, deceased

This day came C. V. Curry, administrator of said estate, and filed his first and final account berein.

It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of July 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

June 7, 1947

15273-A
Order to record proof of publication of notice of appointment
In the matter of the estate of Emma Smith, deceased
This day the affidavit of Gertrude Staley, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Orson Smith as Executor of the estate of Emma Smith, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

15273-A
Order approving inventory and appraisement
In the matter of the estate of Emma Smith, deceased
This day an inventory and appraisement 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 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 and Appraisement after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Filing petition by surviving spouse to purchase real estate

D. Hane Ridge surviving spouse of Rark W. Ridge, deceased, plaintiff -vs- D. Jane Ridge, et al. defendants,

This day came the plaintiff and filed herein her petition praying fortan order for the purchase at the appraised value as fixed by the appraisers of the estate of Park W. Ridge, deceased, of the real estate in the petition described.

Whereupon it is by the court ordered that due and legal notice of the filing, pendency and prayer of said petition, be given as provided by law to all parties defendant, excepting those who shall enter their appearance; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Will of Nancy Fogle, deceased
This matter came on this day further to be heard, on the application of Elba H. Creviston
to admit to probate and record the Will of Nancy Fogle, deceased, late of the Township of
Jerome in said County, heretofore filed in this Court.
It is now shown to the satisfaction of the Court that said decedent died leaving no surviving
spouse and that the surviving spouse and those persons, who are known to be resident of The
State of Ohio, who sould be entitled to inherit from the decedent under the statutes of descent
and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent dolely by reason of relationship to a deceased spouse
thereof), have been duly served with notice of the filling of said Will andof 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 Mrs. Zorah Willis 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 herein the aforesaid instrument of writing is the Will of said Nancy
Whereupon the Court finds that the aforesaid instrument of writing is the Will of said Nancy

Fogle 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, being satisfied as to its jurisdiction herein, orders the admitting of said Will to probate and record and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey Judge (seal)

Filing of Eighteenth Account

Estate of Ivan Hugh Cashell, incompetent

This day came Dorothy Cashell, guardian of said estate, and filed her eighteenth account herein. It is thereupon ordered that said account be set for heaing on Thursday, the 31st day of July 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

John W. Dailey. Probate Judge (Seal)

Order for appointment, Letters issued and to publish notice
In the matter of the estate of Nancy Fogle, deceased
The last will of Nancy Fogle, deceased, late of Jerome Township, in said County, having heretofore been duly proved and allowed; this day Elba H. Creviston, 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 Elba H. Creviston is a suitable person and legally competent, and that by the terms of said will siad testatrix ordered 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 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

Sohn W. Dailey, Judge (Seal)

10564

Probate Court, Union County, Ohio
Estate of Samuel D. McAdow, deceased. Filing of twentieth Account
This day came Ivan McAdow, guardian of said estate, and filed his twentieth account herein.
It is therefore ordered that said account be set for hearing on Thursay, the 31st day of
July 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the
Marysville Tribune, a newspaper of this County. And this matter is continued until said time.
John W. Dailey Judge (seal)

June 9, 1947

Orders on filing of schedule of claims--confirming without notice
In the matter of the estate of Adam E. Shuman, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of first and final account
Estate of Adam E. Shuman, deceased
This day came Lelah A. Shuman, administratrix of said estate, and filed her first and final account herein.
It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of July 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

John W. Dailey, Probate Judge (Seal)

15230 Probate Court, Union County, Ohio In the Matter of the Estate of Christine Houston, deceased This day came Fred Houston, Administrator of the estate of Christine Houston, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey Judge (seal)

Order for appointment and for bond
In the matter of the estate of Lena May Decker, deceased
This day Grover B. Decker 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 Lena May Decker, deceased late of Claibourne 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 Grover B. Decker, 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 and no/100 Dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publishe notice
In the matter of the estate of Lena May Decker, deceased
This day Grover B. Decker appeared in open court, accepted the appointment as administrator of the estate of Lena May Decker deceased, and gave and filed herein his bond in the sum of Two thousand one hundred and no/100 Dollars, conditioned according to law, with the Fidelity and Deposit Company of Maryland, as sureties, which bond is approved by the court. (con't. on page 411)

15193-A Orders on Settlement First and Final Account

In the Matter of the Estate of Clayton Crane, deceased
This day the First and Final Account of Clara E. Crane, executrix of the estate of Clayton Crane
deceased, came on for hearing and settlement, due notice thereof having been published according
to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

12179

Second Account Orders on Settlement

In the Matter of the estate of Frank E. Reeley, deceased
This day the second account of Fred Reeley, executor of the estate of Frank E. Reeley, deceased
came on for hearing and settlement, due notice thereof having been published according to law.
No exceptions having been filed 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 four thousand four hundred twenty eight and 76/100 Dollars (\$4,425.76), 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 E. Reeley, deceased, to the trustee.

It is ordered that said Fred Reeley pay the costs herein taxed at \$5.00. Costs paid April 15,

1947. It is ordered that said account and the proceedings herein be recorded in the Records of this

office. John W. Dailey, Probate Judge (Seal)

15165

Orders on Settlement First and Final Account

In the Matter of the Estate of Burleigh J. Southard, deceased
This day the first and final account of Minnie T. Southard, administratrix of the estate of
Burleigh J. Southard, deceased, came on for hearing and settlement, due notice thereof having
been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged

except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15178

Orders on Settlement

In the matter of the estate of John G. Retterer, deceased

First and Final Account
This day the first and final account of Elsie L. Retterer administratrix of the estate of John
G. Retterer, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

10695-D Orders on Settlement of

Orders on Settlement of Guardian's Account

Sixth Account
In the matter of the guardianship of John Jerew, an incompetent

This day the sixth account of Charles H. Brown, guardian of John Jerew, came on for hearing and settlement, due notice thereof having been published accorring to law. No exception s having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law;

It is ordered that the bame be and hereby is approved, allowed and confirmed. The costs herein having been paid, it is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, probate Judge (Seal) Approved By:

H. F. Krickenberger, Atty, U. S. Veterans Administration

15103 Orders on Settlement of Guardian's or Trustee's Account In the matter of the guardianship of Alice J. Connor,

This day the first and final account of Clifton L. Caryl, guardian of Alice J. Connor, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of One thousand seven hundred forty-four and 75/100 (\$1744.75) and \$30,000.00 in bonds and \$1908.26 in Savings account in the hands of said guardian due said ward; which amount he has ordered to pay over according to law, to the administrator of the estate of said ward.

It is ordered that said guardian pay the costs herein taxed at \$6.00, within ten days, Costs

15069-A

15135-A

It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Order on Settlement
First and Final Account
In the matter of the estate of Robert R. Latham, deceased
This day the first and final account of Ray Latham, administrator of the estate of Robert R.
Latham, deceased, 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 of 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
First and Final Account
In the matter of the estate of Ursel Jackman, deceased
This day the first and final account of John W. Jackman, administrator of the estate of Ursel
Jackman, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of
this office. And that said fiduciary and his bondsmen be released and discharged, except for
fraud or manifest error. John W. Dailey Judge (seal)

Orders on Settlement
First and Final Account
In the matter of the estate of Mary A. Cameron, deceased
This day the first and final account of Harold Cameron, administrator of the estate of Mary A
Cameron, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed thereto, and no one now appearing to except
or object to the same; and the court having carefully examined said account and the vouchers
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 a pproved, allowed, and confirmed.
The court finds that said account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the Records of this
office: It is further ordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Beal)

Orders on Settlement
First and Final Account
In the matter of the estate of Minnie Havens, deceased
This day the first and final account of C. A. Hoopes, administrator of the estate of Minnie
Havens, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed 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 that said account duly balanced and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the Records of this
office. It is further ordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Margaret Woodburn, deceased
Orders on Settlement
First and final account
This day the first and final account of A. G. Kirby, administrator of the estate of Margaret
Woodburn, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this
office. It is further ordered that said fiduciary and his bondsmen be released and dischargad
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
In the matter of the estate of Kate E. Turney, deceased
First and final account
This day the first and final account of Milo L. Myers, executor of the estate of Kate E. Turney
deceased, came on for hearing and settlement, due notice thereof having been published according
to law. No exceptions having been filed thereto, and no one now appearing to except or object
tothe same; and the court having carefully examined said account and the vouchers therewith
and all the matters pertaining ther to, and being fully advised in the premises, finds the
same to be in all respects just and correct and in conformity to law.
Therefore the said account is hereby approved, allowed and confirmed.
The court finds said account duly balanced, and said estate settled according to law.

It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15170 Orders on settlement First and Final account

In the matter of the estate of William Moder, deceased
This day the first and final account of Anna Barbara Moder, administratrix of the estate of
William Moder, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to
except or object to the same; and the court having carefully examined said account and the
vouchers 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

14861 Orders on Settlement of Guar

Orders on Settlement of Guardian's or Trustee's Account First Partial Account

In the matter of the guardianship of Mary Esther Wasserbeck, a minor.
This day the first partial account of Rhea Wasserbeck, guardian of Mary Esther Wasserbeck, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

The court finds a balance of seven hundred fifty nine and 56/100 Dellars, (\$759.56) in the hands of said guardian due said ward.

Costs paid. \$5.00 paid March 31, 1947.

It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

15160 Orders on Settlement First and Final Account

In the matter of the estate of Maggie E. Morgan, deceased
This day the first and final account of Edward H. Morgan, administrator of the estate of Maggie
E. Morgan, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this

It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey Probate Judge (Seal)

Orders on Settlement

In the matter of the estate of Clifford H. Pidgeon, deceased First and final account

This day the first and final account of Jessie F. Pidgeon, administratrix of the estate of Clifford H. Pidgeon, deceased, came on for hearing and settlement, due notice thereof having been published according tolaw. No exceptions having been filed 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 account and the probeedings herein be recorded in the records of this office. It is further ordered that the fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

12484 Orders on Settlement Fifth Partial Account

In the matter of the estate of John S. Scheiderer, deceased
This day the fifth account of John K. Scheiderer and George Fred Scheiderer, executors of the estate of John S. Scheiderer, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 thematters pertaining thereto, and being fully advised in the premises, finds the 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 Sixty seven and 04/100 Dollars (\$67.04) in the hands of said

The court finds a balance of Sixty seven and 04/100 Dollars (\$67.04) in the hands of said executors due said estate.

Costs paid March 26, 1947 \$6.00.

It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

June 9, 1947

It is therefore ordered that Letters of Administration issue to said Grover B. Decker, that Sturgis H. Cheney, Ralph C. Peet and J. S. Matteson be appointed appraisers of said estate; 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 \$\frac{1}{2}\text{ John W. Dailey, Judge}\$ (Seal)

15281 Order for appointment and for bond In the matter of the estate of Ethel N. Kramer, deceased This day Abraham D. Kramer 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 Ethel M. Kramer, deceased, late of Plain City 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 Abraham D. Kramer is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Twenty one hundred dollars, and this sause is contineud. John W. Mailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Ethel N. Kramer, deceased
This day Abraham D. Kramer, appeared in open court, accepted the appointment as administrator of the estate of Ethel M. Kramer deceased, and gave and filed herein his bond in the sum of \$2100,00 dollars, conditioned according to law, with The Bidelity and Deposit Co. of Maryland. as sureties, which bond is approved by the court.
It is thereofere ordered that letters of administration issue to said Abraham D. Kramer, that J. S. Parker, Robert Jackson, Harry Leppert, he appointed appraisers of said estate; 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 \$\frac{1}{200}\$ John W. Dailey, Judge (Seal)

Orders on filing inventory
In the matter of the estate of Nancy Fogle, 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 23rd day of June, 1947 at 10 o'clock A. M., and that ntoice of said hearing
be given to all persons entitled to notice under the law of the State of Ohio, bu publication
in the Union County Journal at least 10 days prior to the date of said hearing; except those who
have waived said notice or who will hereafter be personally served by the fiduciary herein, at
least 10 days prior thereto. John W. Dailey, Judge (Seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Eva K. Jolliff, deceased
This day an Inventory and Appraisement 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 Inentory and Appraisement 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. DaileyJudge 'seal'

Orders on filing of schedule of claims--confirming without notice
In the matter of the estate of Earl U. Storey, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said eshedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed, and that the same be recorded. John W. Dailey, Probate Judge (Seal)

June 11, 1947

Filing of first and final account
Estate of Earl U. Storey, deceased
This day came Dwight H. Storey, administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of July 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.
John W. Dailey, Probate Judge (Seal)

June 12, 1947

Sale of personal property confirmed
Estate of James G. Seran, deceased
The administrator of the above named decedent having filed his return of the order heretofore issued for public sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirmes the same. John W. Dailey, Probate Judge (Seal)

June 13, 1947

Probate Court, Union County, Ohio
Estate of Mary Murfield, incompetent. Sale of Personal Property Confirmed.
The guardian of the above named ward having filed his return of the order heretofore issued for public sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law and therefore approves and confirms the same. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Ernest Durell Wood, deceased.
This day a schedule of Claims in the above named estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth with. that the action of the fiduciary herein, in allowing and classifying claims, be confirmed, and that the same be recorded. John W. Dailey Judge (seal)

Probate Court, Union Count, Ohio
In the Matter of the Estate of Ernest Durell Wood, deceased
This day came Vella I. Wood, Administratrix of the estate of Ernest Durell Wood, deceased, and filed herein her application, verified, which application is attached hereto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parsel thereof pas sed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, 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. John W. Dailey Judge (seal)

Protate Court, Union County, Ohio
Estate of Ernest Durell Wood, deceased. Filing of first and final account.
This day came Vella I. Wood, Administratrix of said estate, and filed her first and final account herein.
It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of July 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

June 14, 1947

15067

14331-4

Frobate Court, Union County, Ohio

Estate of Walter LeRoy Elliott and Lewis Robert Elliott, Minørs, Filing of first partial acct.

This day came Sturgis H. Cheney, Guardian of said estate, and filed his first partial account herein.

It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of July 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in

It is thereupon ordered that said account be set for hearing on Thursday, the 31st day of July 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

Probate Court, 'he State of Ohio Union County.

In the Matter of Alfred Asman, alleged to be mentally ill or insa.e

This day an affidavit alleging Alfred Asman to be mentally ill was filed in this Court by Hilda Asman.

It is ordered that hearing on the affidavit be had before this Court at Marysville on the 16th day of June, 1947 at 11 o'clock A. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey Judge (seal)

Probate Court, The State of Ohio, Union County.

This day an affidavit alleging Alfred Asman to be mentally ill or insane was filed in this Court by Hilda Asman, and bring him before this Court at the Court House on the 16th day of June 1947 at 11 o'clock A. M.

It is further ordered that subpoenss issue to J. M. Snider and P. D. Longbrake registered physicians of Ohio who have had at least three gears experience in the practice of medicine. John W. Dailey Judge (seal)

June 16, 1947

14331-A Order of Commitment The State of Ohio, Union County Probate Court In the matter of Alfred Asman, mentally ill This day this cause came on further to be heard, and the said Alfred Asman was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of James Snider and P. D. Longbrake, the medical witnesses and of ----and being satisfied that said Alfred Asman is mentally ill; that he has a legal settlement in Paris Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that his mental illness 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 asuitable person for specialized observation and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that James Snider and P. D. Longbrake, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Alfred Asman, and that a 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 Alfred Asman be committed into the custody of Sheriff of Union County until he can be admitted into said hospita; and this cause is continued. John W. Dailey Probate Judge (Seal)

June 17, 1947

In the matter of the estate of Charles D. Webb, deceased
This day this cause came on to be heard upon the application of the Huntington National Bank, setting forth that on diamond ring included in the assets of the Estate of Charles D. Webb, deceased, and set forth in the inventory and appraisement for a value of \$25.00, was not the property of the said Charles D. Webb, and requesting that it be authorized to deliver and turn over said wing to Clara Webb.

The court being advised in the premises andupon consent of Jean Sawyer, guardian of the widow, Ella M. Webb, authorized the Huntington National Bank, executor of the estate of Charles D. Webb, deceased, to deliver and turn over said ring to Clara Webb. John W. Dailey, Probate Judge (Seal)

Filing of first and final account
Estate of Howard A. Weinlein, deceased
This day came Albert Weinlein, administrator of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearingon Thursday the 31st day of July

1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal)

15275-A

Order approving inventory and appraisement

In the matter of the estate of Amanda Stewart, deceased This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15253 A

Order approving inventory and appraisement

In the matter of the estate of Lena May Decker, deceased This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15253-A

Probate Court, Union County, Ohio In the Matter of the Estate of Lena May Decker, deceased.

This day came Grover B. Decker, Administrator of the estate of Lena May Decker, deceased, and filed herein his application, duly verified, which application is attached her to, and made a part hereof, for an order directing the transfer of certain real estate belonging to said

decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; 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. John W. Dailey Judge (seal)

15125-B

Order for appointment and for bond
In the matter of the estate of Harry G. Miller, deceased
The last will of Harry G. Miller, deceased, late of Irwin, in said County, having heretofore been duly approved and allowed, and Jay D. Miller the former sole executor of said decedent, having died without fully administering said estate; this day Lue W. Miller appeared in open Court, and made and filed an application under oath as required by law to be appointed administrator de bonis non with the will annexed of the estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed to administer the goods and estate of said deceased, not ad ministered, that said Lue W. Miller is a suitable person and legaly 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 twenty one hundred dollars, and this cause is continued. John W. Dailey, Judge (Seal)

15125-B

Bond approved and Letters issued order to publish notice
In the matter of the estate of Harry G. Miller, deceased
This day Lue W. Miller appeared in open court, accepted the appointment as administrator de bonis non with the will annexed of the estate of Harry G. Miller, deceased, and gave and filed herein her bond in the sum of twenty one hundred dollars, conditioned according to law, with the Fidelity and Deposit Co. of Marylandias sureties, which bond is approved by the court.
It is therefore ordered that letters of administration de bonis non with the will annexed issue to said Lue W. Miller; that notice ofsaid 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 at \$\frac{1}{2}\text{Ohn W. Dailey,}\text{ Judge (Seal)}

June 18, 1947

IN THE PROBATE COURT OF UNION COUNTY, OHIO
In the Matter of the Gwardianship of Walter LeRoy Elliott and Lewis Robert Elliott, minors. This day the application was presented to the court for legal services rendered by Allen & Allen, attorneys in the guardianship of Walter LeRoy Elliott and Lewis Robert Elliott. The court being fully advised in the premises finds that at this time it appears the amount set forth in the application to be just and reasonable. It is therefore ordered by the Court that said guardian pay to Allen & Allen for services rendered the sum of Three Hundred One and 75/100 Dollars (\$301.75) and that the same be listed as a ceredit in the account of said fiduciary and is subject to exceptions as other items of credit in said account. John W. Dailey Judge (seal)

15067

IN THE PROBATE COURT OF UNION COUNTY, OHIO

In the Matter of the Guardianship of Walter LeRoy Elliott and Lewis Robert Elliott, minors. his day this cause came on to be heard upon the application of the guardian for compensation

In the above matter.

The court being fully advised in the premises finds that the amount set forth in the application, at this time, appears to be just and reasonable. It is therefore ordered by the court that said guardian pay to himself the sum of Five hundred Twenty six and 58100 Dollars (\$526.53) as compensation and expenses and that he take credit for the same in his account subject to exceptions as other items of credit therein. John W. Dailey Judge (seal)

June 19, 1947

15277

Probate Court, Union County, Ohio

In the Matter of the Esta e of Edith Williams, deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a news-

paper of general circulation in this County, that the Notice of Appointment of Ray F. Williams as Administrator of the Estate of Edith 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. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Eva May Eicher, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Clifton L. Caryl as Administrator of the Estate of Eva May Eicher, 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. John W. Dailey Judge 9seal)

PROBATE COURT OF UNION COUNTY, OHIO
IN THE MATTER OF THE GUARDIANSHIP OF SAMUEL D. MGADOW
his day this cause came on to be heard upon the application of Ivan McAdow for an increase in the monthly payments to Elzina McAdow for the support and maintenance of Samuel D. McAdow and the Court being fully advised in the premises finds that said application is reasonable and that the same should be granted.

It is therefore ordered, adjudged and decreed by the Court that the amount of support money paid by Ivan McAdow as guardian of Samuel D. McAdow be increased from sixty dollars (\$60.00) ber month to seventy-five dollars (\$75.00) per month and said order be effective as of June 1st, 1947 and continue until further order of the Court.

APPROVED BY: William L. Coleman Attorney for Applicant

H. F. Krickenberger Veterans Administration

Probate Court, Union County, Ohio Clifton L. Caryl as administrator dbn. with the will annexed of the estate of Hugh Calvin Stewart, Plaintiff vs. /Richard Stewart, et al., Defendants. 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 Amanda Stewart surviving spouse of said Hugh Calvin Stewart deceased, is now deceased; that she was seized in fee simple of an undivided & interest in 3.08 acres of the real estate described in the petition that said Clifton L. Caryl, admr. with the will annexed of the estate of Amanda Stewart, deceased, herein asks that the just and reasonable value of said interest 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 legatees 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 isordered that N.E.Davis, Robert Ackerman, Harold J. Coleman, 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 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 John W. Dailey Judge (seal) day of .

Probate Court, Union County, Ohio Clifton L. Caryl admr. d b n es administrator de bonis non of the estate of Hugh Calvin Stewart Plaintiff -vs- Richard Stewart, et al., Defendant This day this matter came on further to be 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 andit hereby is approved and confirmed. It appearing to the Court that the amount of the original bond given by Clifton L. Caryl 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 Clifton L. Caryl as such administrator, sell, as provided by law, the real estate in the petition described, at not less than the ap raised value thereof, on the following terms, to-wit: Cash on Delivery of Deed. And plaintiff is ordered to make return forthwith upon such sale. John W. Dailey Judge (seal)

June 20, 1947

Probate Court, UnionCounty, Ohio
In the Matter of the Estate of Laura Rust, deceased.
This day Nora Miller 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 Laura Rust, deceased, late of Richwood, Ohio in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statementin 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 Nora Miller is a stitable person and Regally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Five Thousand (\$5,000.00) Dollars, and this cause is continued. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of Laura Rust, deceased
This day Nora Miller appeared in open Court, accepted the appointment as Administratrix of the Estate of Laura Rust, deceased, and gave and filed herein her Bond in the sum of Five Thousand (\$5,000.00) Dollars, conditioned according to law, with United States Fidelity and Guaranty Company as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Nora Miller, that S.R. Sanders, RJ. Langstaff, and Thad Seig be appointed appraisers of said estate; 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 \$_-\$. John W. Dailey Judge (seal)

In the Matter of the Guardianship of John R. Jerew, an incompetent It appearing to the court that Charles H. Brown, the guardian herein, having filed a bond in the amount of four thousand dollars (\$4,000.00) with The Fidelity and Deposit Company of Maryland as surety under date of April 28, 1947 it is ordered that all prior bonds given by Charles H. Brown as guardian of the person and estate of John R. Jerew incompetent be and the same hereby is released from liability, except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Leroy Wolford, deceased Whereas, on the 9th day of May, 1947, the said Leroy Wolford died, possessed of an attomobils of which the following is a description: Year-1934 Motor No. 4600352 Make-Chevrolet Manufsctuerer's Serial No. 9DA08-66571 Body Type-Sport Sedan Model-1934 Master Horse And whereas, on the 19th day of June 1947, the above described automobile was transferred to Mary E. Wolford set off to her in the inventory and appraisement as appears on the journal of said Probate Court, Vol. 53 page 416;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile to Mary E. Wolford the party named herein. John W. Dailey Joann Foley Deputy Clerk (seal)

PROBATE COURT, UNION COUNTY, OHIO ENTRY CONFIRMING SALE, ORDERING DEED AND DISTRIBUTION Clifton L. Caryl, admr. etc., Plaintiff, -vs- Richard Stewart et al., Defendants. This day this cause came on to be heard upon the report of Clifton L. Caryl, administrator de bonis non with the will annexed of the estate of Hugh Calvin Stewart, decessed, upon the answer and cross petition of Clifton L. Caryl, administrator with the will annexed of the estate of Amanda Stewart, deceased, the answer of Nina Duncan, one of the defendants and legatees of said decedent, Hugh Calvin Stewart, of the proceedings of Clifton L. Caryl, adinistrator de bonis non with the will annexed of the estate of Hugh Calvin Stewart, deceased, and upon the motion of the 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 hereby ordered that the same be and hereby is approved and confirmed. It is further ordered t at said petitioner execute a deed of all the right, title and interest of the said Hugh Calvin Stewart, deceased, to the purchaser, Edlen Mc arty, upon said purchaser paying the purchase price in cash in the sum of eight thousand, one hundred dollars (\$8100.00). It is further ordered by the Court that said Clifton L. Caryl out of the money in his hands,

pay: First: To the Treasuruer of Union County, Ohio, taxes in full in the sum of \$20.60. Second: The costs and expenses incurred in the sale of said property in the sum of \$22.00; the sum of \$9.35 admanced by Clifton L. Caryl for Revenue Stamps on deed; the sum of \$282.00 to Clifton L. Caryl as attorney fees; the sum of \$282.00 to Clifton L. Caryl for fees as administrator de bonis non with the will annexed. Third: The balance of said fund in the sum of \$7484.05 be retained by said administrator and

accounted forby him as provided by law. JohnW. Dailey Judge (seal)

Probate Court, Union County, Ohio In the Matter of the Estate of Leroy Wolford, deceased. This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is breby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Mary E. Wolford in accordance with the prayer of the petitoner. John W. Dailey Judge (seal)

Admitting authenticated copy of will to probate Probate Court The State of Ohio, Union County. In the matter of the estate of Martin P. Cary, deceased This day an authenticated copy of the last will and testament of Martin P. Cary, deceased, late of Plain City, Madison County, Ohio was presented to the court for record; and it appearing to the court that said will was duly executed and proved in accordance with the laws of the State of Ohio, and admitted to probate in the probate court of Madison in the State of Ohio and that part of the property to which said will relates is situated in this county, it is ordered that said authenticated copy of said will be admitted to record in this court as provided by law, and it is further ordered that said applicant pay the costs herein taxed at \$5.00. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio Clifton L. Caryl, administrator of the estate of Eva M. Eicher, deceased Plaintiff -vs- Mahlon E. Eicher Defendants. 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 Mahlon Eicher, surviving spouse of said Eva M. Eicher, deceased, is seized in fee simple of an undivided one-half in the real estate described in the petition; that said Mahlon E. Eicher by his answer herein asks that the entire tract of said real estate be sold 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, it appearing to the Court that a new appraisement should be made of said real estate, it is ordered that Eugene Rausch, Ebla Mather, and Harold J. Coleman, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they hereby are appointed to appraise said real estate at its true value in money free from the dower estate of said Eva M. Eicher 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 20th day of June 1947. John W. Dailey Judge (seal)

18278 Clifton L. Caryl as administrator of the estate of Ega M. Eicher Plaintiff -vs- Mahlon E. Eicher, Defendants. the transfer of the same and the same of t

This day this cause came on further to be heard on the report of the appraisers heretofore herein appointed; andit 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 Clifton L. Caryl as such administrator is sufficient of 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. It is now ordered that Clifton L. Caryl as such administrator, proceed, as provided by law, to advertise for sale at the north door of the court house of Marysville, Ohio, on the 19 day of July, 1947 at 11 o'clock A. M. the real estate in the petition described, and that he sell the same at not less than two-thirds of the appraised value thereof, on the following terms, to-wit: 10% on day of sale, balance in cash on confirmation of sale and delivery of deed. And plaintiff is ordered to make return forthwith upon such sale. John W. Dailey Judge (seal)

June 21, 1947

The State of Ohio, Union County. Probate Court.

In the Matter of the Will of Ralph W. Boggs, deceased

An application having been this day presented to the Court by Grace Boggs praing that an instrument in writing purporting to be the last will and testament of Ralph W. Boggs, deceased, be admitted to probate:

It is ordered that a hearing on said application be had on the 1st day of July 1947 at 10 o'clockA. M. and that 5 day's notice, in writing, of the presentation of said will and of the application for the admission of the same to probate, gived in the manner provided by law, to the surviving spouse and to all persons, known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution, if the decedent had died intestate, excepting any such person who would be entitled to inherit from said decedent, solely be reason of relationship to a deceased spouse thereof.

John W. Dailey Judge (seal)

June 23, 1947

Order approving inventory and appraisement
In the matter of the estate of Nancy Fogle, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15266

Probate Court, Union County, Ohio

In the Matter of the Estate of Hettie Cl Courter, deceased
This day this schedule of Claimsin the above captioned estate was filed in this Court by the
fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth—
with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed,
and that the same be recorded. John W. Dailey Judge (seal)

Order for appointment and for bond
In the matter of the estate of Josephine E. Curran, deceased
This day John H. Curran appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Josephine E. Curran, deceased, late of Milford Center, 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 John H. Curran is a suitable pe son and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of twenty one hundred (\$2100.00) Dollars and this cause is continued. John W. Dailey, Probate Judge (Seal)

Frobate Court, Union County, Ohio
In the Matter of the Estate of Josephine E. Curran, deceased.
This day John H. Curran appeared in open Court, accepted the appointment as Administrator of the Estate of Josephine E. Curran, deceased, and gave and filed herein his Bond in the sum of Twenty One Hundred (\$2100.00) Dollars, conditioned according to law, with The United States Fidelity & Guaranty Co. of Baltimore, Md. as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said John H. Curran that R. B. Neer, Paul Shea and Louis Michael be appointed appraisers of said estate; 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 \$_____. John W. Dailey Judge (seal)

June 24, 1947
In the Probate Court of Union County, Ohio
Entry

Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County, Ohio, for approval and settlement.

15226 Albert Weinlein, administrator of the estate of Howard A. Weinlein, first and final account Sturgis H. Cheney, guardian of the person and estate of Walter LeRoy Elliott and Lewis Robert Elliott, minors, first partial account

15218 Vella I. Wood, administratrix of the estate of Ernest Durell Wood, first and final account

15218 Vella 1. Wood, administratrix of the estate of Ernest Durell Wood, first and final account 15182 Dwight H. Storey, administrator of the estate of Earl U. Storey, first and final account 10261A Dorothy Cashell, guardian of the person and estate of Ivan Hugh Cashell, eighteenth account Russell D. House, administrator of the estate of Isaac C. House, first partial account 15125A Florence Miller, executrix of the estate of Jay D. Miller, deceased, executor of the estate of Harry G. Miller, first partial account

15113 Harry C. Converse, administrator of the estate of Nellie Ada Converse, first and final account

15215 Lindsey W. Glass, administrator of the estate of Myrtle Glass, first and final account T5106 James sweeney, administrator of the estate of Hiram L. Sweeney, first and final account 15153 Charles D. Green, guardian of the person and estate of Rose Alice Hamilton, ward, first and final account

15200 Lelah A. Shuman, administratrix of the estate of Adam E. Shumna, first and final account 10564 Ivan McAdow, guardian of the person and estate of Samuel D. McAdow, twentieth account.

15271

15180 C, V. Curry, administrator of the estate of Mary S. Curry, first and final account. Unless exceptions are filed thereto, said accounts will be for hearing before this court, on the 31st day of July, 1947 at 10:00 o'clock A. M. at which time said accounts will be considered and cantinued from day to day until finally disposed of.

Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal)

15177-B
Order to record proof of publication of notice of appointment
In the matter of the estate of Park W. Ridge, deceased
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of D. Jane Ridge, as administratrix of the estate of Park W. Ridge, 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. John W. Dailey, Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of Leroy Wolford, deceased
This day came Max Shearer, executor of the estate of Leroy Wolford, deceased, and filed herein
his application, duly verified, which application is attached hereto and made a part hereof, for
an order directing the transfer of certain real estate belonging to said decedent, as set forth
in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said
application are true; that the description of said real estate and the list of persons to whom
each such parcel thereof passed by descent or devise is as set forth in said application; and
it appearing to the satisfaction of the court that the law has been fully complied with by said
applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the
County 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. John W. Dailey
Probate Judge (Seal)

Frobate Court, Union County, Ohio
In the Matter of the Estate of Jacob L. Miller, deceased
This day this cause came on to be heard upon the application of Carrie B. Miller for an order to relieve from administration the estate of the within named decedent. It appearing to the Court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application is unnecessary and it appearing that creditors will not be prejudiced thereby, it is ordered that said estate be relieved from administration and 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 four hundred and fifty Dollars be delivered or transferred to the surviving spouse of said deceased, in lieu of the claim of such surviving spouse to property not deemed assets and to an allowance for a years' support. It is ordered by the Court that Carrie B. Miller, surviving spouse of Jacob L. Miller be and hereby is appointed as Commissioner to execute instruments of conveyance is such be necessary. John W. Dailey Judge (seal)

In the Matter of the Estate of Jacob L. Miller, deceased
Whereas, on the 20th day of June, 1947, the said Jacob L. Miller died, possessed of an automobile, of which the following is a description: Year-1927 Notor No. 66570 Make-Willys
Knight Manufacturer's Serial No. 62871 Body Type-Sedan Model-70-A Horse Power-20.71
Bill of Sale No. 31331
And whereas, on the 24th day of June 1947, the above described automobile was transferred to
Carrie B. Miller under the widows exemption G. C. 10509-54 and 10509-75 as appears on the
journal of said Probate Court, Vol. 53 page 418;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a
Certificate of Title to the above described automobile to Carrie B. Miller, the party named
herein. John W. Dailey Judge Joann Foley Deputy Clerk (seal)

Authority to transfer real estate
In the matter of the estate of Clark Spurgeon, deceased
This day came Ethel D. Spurgeon, administratrix of the estate of Clark Spurgeon, deceased, and
filed herein her application, duly verified, which application is attached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said
application are true; that the description of said real estate and the list of persons to whom
each such parcel ther of passed by descent or devise is as set forth in said application; and it
appearing to the satisfaction of the Court that the law has been fully complied with by said
applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the
county 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. John W.
Dailey, Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of Ray G. Morse, deceased
This day came Lulu B. Morse, executrix of the estate of Ray G. Morse, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof for an order directing the transfer of certain real estate belonging to said decedent, as set
forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in
said application are true; that the description of said real estate and the list of persons to
whom each such parcel thereof passed by descent or devise is as set forth in said application;
and it appearing to the satisfaction of the court that the law has been fully complied with by
said applicant; it is hereby ordered that said real estate be transferred upon the duplicate
of the county 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. John
W. Dailey Probate Judge (Seal)

Order to transfer certificate of title to motor vehicle
In the matter of the estate of Jacob L. Miller, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a certificate of title to Carrie E. Miller, in accordance with the prayer of the petitioner.

John W. Dailey, Probate Judge (Seal)

In the Matter of the Estate of Leroy Wolford, deceased
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal a newspaper of general circulation in this County, that the Notice of Appointment of Max Shearer as Executor of the Estate of Leroy Wolford 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. John W. Dailey Judge (seal)

In the Matter of the Estate of Nancy Fogle, deceased
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of gneral circulation in this County, that the Notice of Appointment of Elba H.
Creviston as Executor of the Estate of Nancy Fogle, deceased, was published as required by law 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. John W. Dailey Judge (seal)

June 26, 1947

15212

15201

15216

Orders on filing of schedule of claims—confirming without notice

Probate Court, Union County, Ohio

In the matter of the estate of Louis Schuster, deceased

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio
Order approving inventory and appraisement
In the matter of the estate of Josephine E. Curran, deceased
This day an inventory and appraisement in the above captionedestate, heretofore filed herein, came on for hearing.
It appearing to the satisfaction of the court that notive of the filing of the said Invenotry and appraisement 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

June 30, 1947

Orders on Filing of Schedule of Claims--confirming without notice
In the matter of the estate of Flora Curry, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. 't is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Orders on Filing of Schedule of Claims--confirming without notice
In the matter of the estate of Reuben E. Curry, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of first and final account
Probate Court, nion County, Ohio
In the matter of the estate of Flora Curry, deceased
This day came John W. Curry, 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 30th day of August, 1947 at 10 o'clock A. M. and thatnotice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

John W. Dailey, Probate Judge (Seal)

Filing of first and final account
Probate Court, Union County, Ohio
In the matter of the estate of Reuben E. Curry, deceased
This day came John W. Curry, 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 30th day of August, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in

August, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in th Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

15288

In the matter of the estate of Dale Rogers, minor
This day this cause came on to be heard upon the application of Glen Rogers, for advise and consent of the court to the settlement of a claim for damages for personal injuries sustained by Dale Rogers, a minor, asset forth in the said application.
The court finds that said applicant is natural guardian by whom said minor is maintained; 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 injurtes sustained by said minor as the result of the alleged wrongful act, neglect, and default of Thomas Beck and/or Jane Beck

in the operation of an automobile at Marysville, Ohio in the County of Union, and that said minor is entitled to maintain an action and recover damages therefor. The cour 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 hereby is authorized to adjust and settle said claim against the said Thomas Beck and/or Jane Beck for the sum of Fifty 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 Thomas Beck and/or Jane Beck is authorized to pay and to deliver said moneys 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 Thomas Beck and/or Jane Beck on account of said accident and injuries. The payment aforesaid shall be a complete and final discharge of any such claims and a 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. John W. Dailey, Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Bertha L. Matlack, Guardian of Zaidee Chandler, an incompetent Plaintiff -vs- Clyde S.
Chandler, et al. Defendants.
This day the Plaintiff filed an Affidvait for Service by publication and it appearing to the Court that the residence of the Defendants Dana Hanby, Lois Hanby, Zaidee Hanby, Violet Hanby Claudine Hanby, Billy Hanby, and Geraldine Cleveland is unknown, and cannot with reasonable diligence be ascertained, it is ordered that publication be made for six consecutive weeks in a news paper printed in this County, that it contain a summary statement of the object and prayer of the Petition, mention the Court wherein it is filed, and notify the persons thus to be served when they are required to answer. John W. Dailey Judge (seal)

Probate Court, Union County, Ohio
In the Matter of the Estate of James F. Mitchell, deceased.
This day A. Gilbert Kirby 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 F. Mitchell deceased, late of Jerome Township is said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said A. Gilbert Kirby 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 Sixty three thousand dollars and no/100 Dollars, and this cause is continued. John W. Dailey Judge (seal)

In the Matter of the Estate of James F. Mitchell, deceased.

This day A. Gilbert Kirby appeared in open Court, accepted the appointment as Administrator of the Estate of James F. Mitchell deceased, and gave and filed his Bond in the sum of Sixty three thousand and no/100 Dollars, conditioned according to law, with Western Surety Company as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said A. Gilbert Kirby, that Cephas Atkinson, Andrew W. Cary be appointed appraisers of said estate; 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 \$\frac{1}{200}\$. JohnW. Dailey Judge (seal)

In the matter of the guardianship of Zaidee Chandler, an incompetent

Journal Entry

This day this cause came on for hearing upon the application of the guardian for authority to
pay counsel fees fees in the amount of twenty two and 76/100 Dollars to Allen & Allen, attorneys
for services rendered to said estate as set forth in the application.

The court, at this time, considers the amount requested to be paid as just and reasonable for
the services rendered and said guardian is hereby authorized to pay the sum of twenty-two and
76/100 Dollars (\$22.76) to Allen & Allen as counsel fees and to list the same as a credit in
her next account subject to exceptions as other itmes of credit listed therein. John W. Dailey
Probate Judge (Seal)

In the Matter of the Estate of Demis Oliver, deceased.

This day came Lee W. Elsom, executor of the estate of Demis Oliver deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the lst of persons to whom each such parcel thereof passed by descent or evise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereb 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 treansfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County, for record, as proveded by law. John W. Dailey Judge (seal)

In the Matter of Dana Jackson alleged to be feeble minded.

This day an affidavit alleging Dana Jackson to be feeble minded was filed in this Court by Asie Jackson. It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio on the 1st day of July 1947 at 1:00 o'clock P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey Jugge (seal)

This day an affidavit alleging Dana Jackson to be feeble minded was filed in this Court by Asa Jackson. It is therefore ordered that a warrant of detention issue to H. S. Roosa commanding him to apprehend said person and detain him at County Jail and bring him before this Court at Marysville, Ohio on the 1st day of July, 1947 at 1:00 o'clock P.M.

It is further ordered that subpoenas issue to A. M. Johnson and Angus MacIvor registered physicians of Ohio who have had at least three years' experience in the practice of medicine.

John W. Dailey Judge (seal)

June 30, 1947 Orders on Settlement of Guardian's or Trustee's Account Final Account In the Matter of the Guardianship of William Moffett, an incompetent This day the final account of Daisy Sullivan, guardian of William Moffett came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. Costs paid. It is ordered that said Account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal) Orders on Settlement of Guardian's or Trustee's Account In the Matter of the guardianship of Marcella L. Gase Third account This day the third account of Lucretia Brown, guardian of Marcella L. Gase came on for hearing sad settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therwith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds said account duly balanced, and said guardianship settled according to law. The court finds a balance of No Dollars, (\$00/00) in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

It is ordered that said guardian pay the costs herein taxed at \$______, within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this Office. John W. Dailey, Probate Judge (Seal)

11307 Orders on Settlement of Guardian's or Trustee's Account Final Account

In the matter of the guardianship of James W. Alexander, incompetent
This day the final account of Callie Mulligan, guardian of James W. Alexander, came on for hearing and settlment, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and her bonsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15177-A Orders on Settlement of Guardian's or Trustee's Account First and Final Account

In the Matter of the Guardianship of Park W. Ridge
This day the first and final account of Hugh J. Ridge, guardian of Park W. Ridge came on for
hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and
the court having carefully examined said account and the vouchers therewith and all matters
pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said Account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be and the same are hereby released and discharged, except for fraud or manifest error. John W. Dailey, Probate Judge (SEal)

Orders on Settlement
First and Final Account
In the Matter of the Estate of C. L. Koerner, deceased
This day the first and final account of Clara Markham, administratrix of the estate of C. L.
Koerner, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
First and final account
In the matter of the estate of Anna Margaret Emmert, deceased
This day the first and final account of Leo Coleman, administrator of the estate of Anna Margaret Emmert deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this

office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
First and final account
In the matter of the estate of Joseph E. Low, deceased
This day the first and final account of Paul E. Low, executor of the estate of Joseph E. Low,
deceased, came on forhearing and settlement, due notice thereof having been published according
to law. No exceptions having been filed 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 corect and in conformity to law.
Therefore the said account is hereby approved, allowed and committed.
The court finds said account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the records of this
office. It is further ordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
First and final account
In the matter of the estate of Frank E. Foster, deceased
This day the first and final account of Mary E. Foster, executrix of the estate of Frank E.
Foster, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 andconfirmed.
The court finds said account duly balanced and said estate settled according to law.
It is ordered that said account and the proceedings herein ge recorded in the records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15042 Orders on Settlement First and final account

In the matter of the estate of Ella Owen, deceased
This day the first and final account of Howard B. Owen, administrator of the estate of Ella Owen, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 that said account is duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Daileyk Probate Judge (Seal)

Orders on Settlement
First and final account
In the matter of the estate of L. H. Wood, deceased
This day the first and final account of William H. Wood, adminitrator of the estate of L. H. Wood deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all the matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.
Therefore the said account is hereby approved, allowed and confirmed.
The court finds talk account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the Recras of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
First and final account
In the matter of the estate of Ila F. Kyle, deceased
This day the first and final account of Kenneth D. Kyle, administrator of the estate of Ila F.
Kyle, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
First and final account
In the matter of the estate of Emma P. Jones, deceased
This day the first and final account of William L. Coleman, administrator of the estate of Emma P. Jones, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all the matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and corect and in conformity to law.
Therefore the said account is hereby approved, allowed and confirmed.
The court finds said account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the records of this

office. It is further ordered that said fiductary and his bondsmen be released and discharged except for fraud or maniefest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
First and final account
In the matter of the esta

In the matter of the estate of Philip M. Fox, deceased
This day the first and final account of Wilson Fox, executor of the estate of Philip 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 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15168 Orders on Settlement First and Final Account

In the matter of the estate of Clyde E. Biddle, deceased
This day the first and final account of Elizabeth J. Biddle Administratrix of the estate of Clyde E. Biddle, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no onenow appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all the matters pertaning thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.

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

The court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest erro. John W. Dailey, Probate Judge (Seal)

15101 Orders on Settlement First and final account

In the matter of the estate of George E. Parish, deceased
This day the first and final account of Orville Parish executorof the estate of George E. Parish, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15099-A

Orders on Settlement In the matter of the estate of Dexter D. Ketch, deceased

First and final account
This day the first and final account of Opal C. McKinney, administratro with the will annexed of the estate of Dexter D. Ketch, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest erro. John W. Dailey, Probate Judge (SeaT)

Orders on Settlement
First and Partial Account
In the Matter of the Estate of Maude Wear, deceased
This day the first and partial accountof Robert Fravel, executor of the estate of Maude Wear, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no onenow 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
First and final account
In the matter of the estate of Addison J. Lee, deceased
This day the first and final account of John L. Pærrott, administrator of the estate of Addison
J. Lee, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed thereto, and no one now appearing to except
or object to the same; and the court having carefully examined said account and the vouchers
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 account and the proceedings herein be recorded in the records of this

office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement First and final account

In the matter of the estate of Charlotte Henderson, deceased This day the first and final account of Charles C. D. Lee administrator of the estate of Charlotte Henderson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 prep mises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed.

The court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement First and final account

In the matter of the estate of Howard Leslie Beightler, deceased This day the first and final account of Doris Esther Beightler, administratrix of the estate of Howard Leslie Beightler, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 conform-

Therefore the said account is hereby approved, allowed and confirmed. The court finds that said account is duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge

15114

Orders on Settlement First and final account

In the matter of the estate of J. Ernest Scheiderer, deceased This day the first and final account of Bertha E. K. Scheiderer, administratrix of the estate of J. Ernest Scheiderer, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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

Therefore the said account is hereby approved, allowed and confirmed. The court finds that said account is duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifesterror. John W. Dailey, Probate Judge (Seal)

15142-A Orders on Settlement First and final account

In the matter of the estate of Carrie W. Hornbeck, deceased This day the first and finalaccount of Milo L. Myers, executor of the estate of Carrie W. Hornbeck, deceased, came on for hearing and settlement, due not2ce thereof having been published according to law. No exceptions having been filed 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 that said account is buly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged John W. Dailey, Probate Judge (Seal) except for fraud or manifest error.

July 1, 1947

15283-A In the Matter of the Estate of Ralph W. Boggs, deceased The Last Will of Ralph W. Boggs, deceased, late of Irwin, Ohio in said County, having heretofore been duly proved and allowed; this day Grace Boggs, 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 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 Grace Boggs 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 Twenty One Hundred (\$2100.00) Dollars; and this cause is continued. John W. Dailey Judge (seal)

15283-A
In the Matter of the Estate of Ralph W. Boggs, deceased This day Grace Boggs appeared in open Court, accepted the trust as Executrix of the Estate of Ralph W. Boggs, deceased, and gavena dn filed herein her Bond in the sum of Twenty One Hundred (\$2100.00) Dollars, conditioned according to law, with Glens Falls Imemnity Company of New York 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 Grace Boggs, 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 \$ __. John W. Dailey Judge (seal)

15283 In the Matter of the Will of Ralph W. Boggs, deceased. This matter came on this day further to be heard, on the application Grace Boggs, to admit to probate and record the will of Ralph W. Boggs, deceased, late of the Village of Irwin in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Grace Boggs surviving spouse and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely be reason of relationship to a deceased spouse thereof), 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 the aformer order of this Court, or they have waived notice and given consent to the probate of said will.

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

Boggs, deceased; that it was duly executed and attested; and that the said testator, at the time of signing his will was of fullage, of sound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its furdisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. DaTley Judge (seal)

In the Matter of the Estate of Laura Rust, 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 12th day of July 1947, 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, be publication in the Richwood 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. John W. Dailey Judge (seal)

15287 Order of Commitment The State of Ohio, Union County. Probate Court In the Matter of Dana Jackson, feeble-minded This day this cause came on further to be heard, and the said Dana Jackson was brought before the court. Thereupon the Judge proceeded with the examination; and having heard the testimony of A. M. Johnston and Angua MacIvor, the medical witnesses and of ---- and being satisfied that said Dana Jackson is feeble-minded; that he has a legal settlement in York Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceeding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that his feeble mindedness has occured 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 specialized care and treatment at the Orient State Hospital, Orient, Ohio.
It is thereofre ordered that A. M. Johnston and Angus MacIvor, the medical witnesses in attendance, make out a medical 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 Dana Jackson, and that a 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 Dana Jackson be committed into the custody of Sherier of Union County until he can be admitted into said institution; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Journal Entry
In the matter of the guardianship of Mary Murfield, an incompetent
This day Barbara Reed, guardian of Mary Murfield filed her application in this court for money
due her as advancements paid on behalf of the ward in the amount of Six hundred six and 02/100
Dollars (\$606.02) and it appearing to the court that said estate was without fund and that
the was necessary for the support and maintenance of said ward that said guardian make advances
upon her behalf.
It appearing to the court, at this time, that the amount as set forth in the application is
reasonable and proper it is ordered that said guardian pay to herself the sum of Six hundred
six and 02/100 Dollars (\$606.02) and that she take credit for the same in her next account
subject to exceptions as other itmes of credit listed therein. John W. Dailey, Probate Judge
(Seal)

July 2, 1947

14311-A

Second and final account

Estate of Josephine Burris, incompetent

This day came Clifton L. Caryl, guardian of said estate, and filed his second and final account herein.

It is thereupon ordered that said account be set for hearing on Saturday, the 30th day of August, 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

15290

In the Matter of the Will of Ivan Barry, deceased
An application having been this day presented to the Court by Esther Barry praing that an instrument in writing purporting to be the last will and testament of Evan Barry, deceased. be

admitted to probate:

It is ordered that a hearing on said application be had on the 2nd day of July 1947 at 10 o'clock A. M. and that days notice, in writing, of the presentation of said willand of the application for the admission of the same to probate, be given in the manner provided by law, to the surviving spouse and to all persons, known to be resident of The Stateof Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution, if the decedent had died intestate, excepting any such person who would be entitled to inherit from said decedent solely be reason of relationship to a deceased spouse thereof. John W. Dailey Judge (seal)

In the Matter of the Estate of Alice J. Wilkins, deceased.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be Confirmed; that the same be recorded. John W. Dailey Judge (seal)

Journal Entry
In the matter of the guardianship of Mary Murfield, an incompetent
This day this cause came on for hearing upon the application of the guardian of Mary Murfield,
an incompetent, for authority to pay counsel feest to William J. Porter for services rendered
to said guardian as set forth in said application.

It appearing to the court, at this time, that the amount of two hundred twenty five dollars (\$
225.00) would be reasonable for said services. It is therefore ordered that said guardian
be authorized to pay to William J. Porter the sum of Two hundred swenty five dollars (\$225.00)
and to take credit for the same in her next account subject to exceptions as other teems of
credit listed therein. John W. Dailey, Probate Judge (Seal)

In the Matter of the Will of Ivan Barry, deceased.

This matter came on this day further to be heard, on the application of Esther Barry to admit to probate and record the will of Ivan Barry, 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 Esther Barry his surfiving spouse and the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely be reason of relationship to a deceased spouse thereof), 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 Milo M. Myers and Elizabeth Shearer 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 hereih. Whereupon the Court finds that the aforesaid instrument of writing, is the Last Will and Testament of said Ivan Barry deceased; that it was duly executed and attested; and that the said testator, at the time of signing the same was of full age, of sound mind andmemory and not under any restraint. Therefore the Court being satisfied as to its jurisdiction herein, orders the admitting of said last Will and Testament to probate and record and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey Judge (seal)

Order for appointment and for bond
In the matter of the estate of M. Thomasia Sweeney, deceased
This day R. C. Sweeney 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 M. Thomasia Sweeney, 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 R. C. Sweeney, is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as regired by law in the sum of twenty one huddred (\$2100.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of M. Thomasia Sweeney, deceased
This day R. C. Sweeney appeared in open court, accepted the appointment as administrator of the estate of M. Thomasia Sweeney deceased, and gave and filed herein his bond in the sum of twenty one hundred (\$2100.00) Dollars, conditioned according to law, with The Fidelity and Deposit Compnay of Maryland as sureties, which bond is approved by the court.
It is therefore ordered that letters of Administration issue to said R. C. Sweeney that Robert Ackerman, R. B. Neer, and Elwood Sawyer, be appointed appraisers of said estate; 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 \$\frac{1}{2}\$ Ohn W. Dailey, Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Joseph E. Sweeney, deceased
This day R. C. Sweeney 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 Joseph C. Sweeney, deceased, late of Millcreek Township, in said county, and an affidavit that there is not to his knowledge any last will and testament and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said R. C. Sweeney, is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as re quired by law in the sum of twenty one hundred dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Estate of Beatrice O. Wilson. Filing of First and Final Account.

This day came Embert Langley, 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 August 1947 at 10 o'clock A. M. and that notice of said hearing be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

15290-A July 3, 1947

John W. Dailey, Probate Judge (Seal)

ued. John W. Dailey, Probate Judge (Beal)

14311-B

In the Matter of the Estate of Ivan Barry, deceased
The Last Will of Ivan Barry, deceased, late of York Township in said County, having heretofore
been duly proved and allowed; this day Esther Barry, 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 Esther Barry 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 twenty-one and no one hundreds Dollars;
and this cause is continued. John W. Dailey Judge (seal)

In the Matter of the Estate of Ivan Barry, deceased

This day Esther Barry appeared in open Court, accepted the trust as Executrix of the Estate of Ivan Barry, deceased, and gave and filed herein her Bond in the sum of twenty-one hundred Dollars, conditioned according to law, with The Fidelity and Deposit Co. of Maryland as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters Testamentary issue on the Will of waid decedent to said Esther Barry; 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 JohnW Dailey Judge (seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Lena May Decker, deceased

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of this county, that the notice of appointment of Grover B. Decker, 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. John W. Dailey Probate Judge (Seal)

Orders for hearing and for notice
In the matter of Floyd McKeever, mentally ill
This day an affidavit alleging Floyd McKeever to be mentally ill was filed in this court by
Dorothy Rostorfer.
It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio on the
7th day of July, 1947, at 1:00 o'clock P. M., and that written notice of said hearing be given
by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and
this cause is continued. John W. Dailey, Probate Judge (Seal)

Orders for warrant and for subpoena
In the matter of Floyd McKeever, alleged to be mentally ill
This day an affidavit alleging Floyd McKeever to be mentally ill was filed in this court by
Dorothy Rostorfer.
Bring him before this court, at Marysville, Ohio on the 7th day of July, 1947, at 1:00 o'clock
P. M.
It is further ordered that subpoenas issue to ----- for J. M. Snider and Angus MacIvor, registered physicians of Ohio have had at least three years' experience in the practice of medicine and for ---- witnesses, to appear at the time and place aforesaid; and this cause is continued.

Order for appointment and for bond
In the matter of the estate of William R. Barry, deceased
This day Bessie Barry, 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 William R. Barry, deceased, late of Village of Marysville in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Bessie Barry is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of twenty-one hundred dollars, and she is hereby directed not to continue decedents business but close the same up forth-with, and this cause is contin-

15294
Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of William R. Barry, deceased
This day Bessie Barry appeared in open court, accepted the appointment as administratrix of the estate of William R. Barry, deceased, and gave and filed herein her bond in the sum of twenty-one hundred dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties which bond is approved by the court.
It is therefore ordered that Letters of administration issue to said Bessie Barry that William McCarthy, Eugene Rausch and Dana Brimfin, be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that

In the Matter of the Will of Josephine Burris, deceased
An application having been this day presented to the Court by J. E. Anderson praying that an instrument in writing purporting to be the last will and testament of Josephine Burris, deceased, be admitted to probate:

It is ordered that a hearing on said application be had on the 3rd day of July 1947 at 1:00 o'clock and that day's notice, in writing of the presentation of said will and of the application for the admission of the same to probate, be given in the manner provided by law, to the surviving spouse and to all persons, known to be resident of The State of Ohio, who would

said Administratrix pay the sosts herein taxed at \$. John W. Dailey, Judge (Seal)

be entitled to inherit from the decedent under the statutes of descent and distribution, if the decedent had died intestate, excepting any such person who would be entitled to inherit from said decedent solely be reason of relationship of a deceased spouse thereof. John W. Dailey Judge (seal)

14311-B In the Matter of the Will of Josephine Burris, deceased This matter came on this day further to be heard, on the application of J.E. Anderson to admit to probate and record of the will of Josephine Burris, 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 those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely be reason of relationship to a deceased spouse thereof), have been duly served with notice of the filing of said will and of the application to admit to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will. And Dorothy J. Herd and Ruth S. Elsom 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Josephine Burris deceased; that it was duly executed and attested; and that the said testator at the time of signing her will was of full age, of sound mind and memory, and not under any restraint. Therefore the Court, being satisfied that its juriddiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein be entered of record in this Court. John W. Dailey Judge (seal)

In the Matter of the Estate of Ethel M. Kramer, deceased
This day the affidevit of Mae E. Rausch agent of the Union County Journal a newspaper of general circulation in this County, that the Notice of Appointment of Abraham D. Kramer, as administrator of the Estate of Ethel M. Kramer 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 Amanda Stewart, deceased.

This day the affidavit of of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in the County, that the Notice of Appointment of Clifton L.

Caryl as Administrator with the Will Annexed of the Estate of Amanda Stewart, deceased, was published in said newspaper 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. John W.

Dailey Judge (seal)

IN THE PROBATE COURT OF UNION COUNTY, CHIO
Order Approving Publication of Accounts.
This day proof pf publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders of notice aforesaid to be entered upon the journals of this court in full; said notice is as follows, to-wit:
15226 Albert Weinlein, administrator of the estate of Howard A. Weinlein, first and final account 15067 Sturgis H. Cheney, guardisn of the person and estate of Walter LeRoy Elliott and Lewis Robert Elliott, minors, first partial account. 15218 Vella I. Wood, administratrix of the estate of Ernest Durell Wood, first and final account. 15182 Dwight H. Storey, administrator of the estate of Earl U. S. orey, first and final account. 10261-A Dorothy Cashell, guardian of the person and estate of Ivan Hugh Cashell, eighteenth account. 15162 Russell
D. House, administrator of the estate of Isaac C. House, first partial account 15125-A Florence Miller, executrix of the estate of Jay D. Miller, deceased, executor of the estate of Harry G. Miller, first partial account 15113 Harry C. Converse, administrator of the estate of Nellie Ada Converse, first and final account 15215 Lindsey W. Glass, administrator of the estate of Hiram L. Sweeney first and final account 15105 James Sweeney, administrator of the estate of Hiram L. Sweeney first and final account 15105 James Sweeney, administrator of the person and estate of Rose Alice Hamilton, ward, first and final account 15200 Lelah A. Shuman, administratix of the estate of Adam E. Shuman, first and final account 15180 C.V. Curry, administrator of the estate of Mary S. Curry, first and final account 15160 C.V. Curry, administrator of the estate of Mary S. Curry, first and final account 15160 C.V. Curry, administrator of the estate of Mary S. Curry, first and final account 15160 C.V. Curry, administrator of the estate of Mary S. Curry, first and final account 15160 C.V. Curry, administrator of the estate of Mary S. Curry, first and final ac

July 5, 1947

Filing of first and final account
Estate of Frances J. Quimby, deceased
This day came Iris M. Quimby, administratrix 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 30th day of August 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

John W. Dailey, Probate Judge (Seal)

July 7, 1947

Order of commitment
In the matter of Floyd McMeever, mentally ill
this day this cause came on further to be heard, and the said Floyd McMeever was brought before
the court.
Thereupon the judge proceeded with the examination; and having heard the testimony of J. M.
Snider and Angus MacIvor, the medical witnesses and being satisfied that said Floyd McMeever
is mentally ill; that he has a legal settlement in Liberty Township, in Union County; that he
has resided in the State of Ohio for not less than twelve consecutive months next preceding
the date of the filing of the affidavit and during this period has not received relief under
the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that his mental
illness has occured 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 specialized observation and
treatment at the Columbus State Hospital in Columbus, Ohio.

It is thereofere ordered that J. M. Snider and Angus MacIvor, the medical witnesses in attendance make out a medical certificate, setting forth the facts as is provided by law;
Andit is further ordered that an application be made to the superintendent of said hospital for the admission of said Floyd McGever, and that a 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 Floyd McKeever be committed into the custody of Lee McKeever until he can be admitted into said hospital; and this cause is continued.

Hohn W. Dailey, Probate Judge (Seal)

Journal Entry on Presentation of Will for Probate
In the matter of the will of George W. Hunt, Sr. deceased
An application having been this day preseted to the court by Lovelace B. Hunt praying that an instrument in writing purporting to be the last will and testament of George W. Hunt, Sr. deceased, be admitted to probate: That all the next of kin and resident of the State of Ohio having waived notice in writing, it is ordered that a hearing on said application will be had on the Sth day of July, 1947, at 1:00 o'clock P. M. John W. Dailey, Probate Judge (Seal)

Order approving Inventory and Appraisement
In the Matter of the estate of James F. Mitchell, deceased
This day an inventory and appraisement 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 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 and appraisement.

after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

July 8, 1947

Dailey, Probate Judge (Seal)

15295 Order admitting to probate and record (commission returned) In the matter of the will of George W. Hunt, Sr. deceased This matter came on this day further to be heard, on the application of Lovelace B. Hunt to admit to probate and record the will of George W. Hunt, Sr. deceased, late of the village of Richwood, in said County, heretofore filed in this court. It is now shown to the satisfaction of the Court that said decedent died leaving Lovelace B. Hunt, 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. Luther L. Liggett, Jr. the commissioner heretofore appointed to take the deposition of J. F. Wood, one of the subscribing witnesses to said will, duly returned the commission issued to him, with said will annexed, and also the deposition so taken, duly certified; and thereupon, on this day came also W. P. Ransome, the other of said subscribing witnesses. Said subscribing witnessem to said will, having been duly sworn, testified as to the execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will of said George W. Hunt, 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. John W.

Order for appointment and for bond
In the matter of the estate of George W. Hunt, Sr. Decased
The last will of George W. Hunt, Sr. deceased, late of Richwood, Ohio in said County, having heretofore been duly proved and allowed; this day Lovelace B. Hunt, 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 Lovelace B. Hunt 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 forth thousand and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued order to publish notice
In the matter of the estate of George W. Hunt, Sr. deceased
This day Lovelace B. Hunt appeared in open court, accepted the trust as executrix of the estate of George W. Hunt, Sr. deceased, and gave and filed herein his bond in the sum of forty-thousand dollars, conditioned according to law, with The Western Surety Companyone of Maryland as sureties, which bond is approved by the court.
It is therefore odered that letters testamentary issue on the will of said decedent to said Lovelace B. Hunt; 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 \$\frac{1}{2}\$. John W.

Dwiley, Judge (Seal)

Order for commission
In the matter of the will of George W. Hunt, Sr. deceased
This day Lovelace B. Hunt appeared in open court and made application for a commission to issue to some suitable person to take the deposition of J. F. Wood, witness to the will of said George W. Hunt, Sr. deceased.
And it appearing to the court that said witness reside under the jurisdiction of this court, to-wit: at Richwood, Ohio said witness is infirm and unable to attend court.
It is therefore ordered that such commission, with said will annexed, issue to Luther L. Liggett Jr. a suitable person, to be duly executed, and togen er with the deposition of said witness so taken, signed, certified and sealed be returned to this court with all conveneient speed, and this cause is continued. John W. Dailey. Probate Judge (Seal)

In the Matter of the Estate of Francis LeRoy Robb, deceased
This day Helen L. Robb 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 Francis LeRoy Robb,
deceased, late of Raymond, Ohio, in said County, and an affidavit that there is not to her
knowledge any last Will and Testament of the said intestate, also a statement in general terms
as to what the Estate consists of and the probable value thereof; and the Court being satisfied
that an Administratrix should be appointed and that said Helen L. Robb is a suitable person
and legally competent, it is ordered that she be appointed as such Administratrix, upon giving
bond with sureties as required by law in the sum of Ten Thousand (\$10,000.00) Dollars, and
this cause is continued. John W. Dailey Judge (seal)

In the Matter of the Estate of Francis LeRoy Robb, deceased
This day Helen L. Robb appeared in open Court, accepted the appointment as Administratrix of
the Estate of Francis LeRoy Robb, deceased, and gave and filed herein her Bond in the sum of
Ten Thousand (\$10,000.00) Dollars, conditioned according to law, with Fidelity and Deposit
Company of Balitmore, Maryland as sureties, which Bond is approved by the Court
It is therefore ordered that Letters of Administration issue to said Helen L. Robb, that
Willard Winter, Frank McCurdy, and Paul Dildine be appointed appraisers of said estate; 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 \$\(\)____ Dohn W. Dailey Judge (seal)

In the Matter of the Estate of Josephine E. Curran, deceased
This day came John H. Curran, Administrator of the estate of Josephine E. Curran, deceased,
and filed herein his application, duly verified, which application is attached hereto and
made a part hereof, for an order directing the transfer of certain real estate belonging to
said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of therepresentations set forth in said
application are true; that the description of said real estate and the list of persons to whom
each such parcel thereof passed by descent or devise is as set forth in said application; and
it appearing to the satisfaction of the Court that the law has been fully complied with by
said applicant; it is hereby ordered that said real estate be transferred upon the duplicate
of the County 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.

John W. Dailey Judge (seal)

In the Matter of the Estate of James Edward Crites, deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

15283-A
In the Matter of the Estate of Ralph W. Boggs, deceased
This day an Inventory and Appraisement 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 to or waived be all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

July 9, 1947

In the Matter of the Estate of Josephine Burris, deceased

This day an Investory and Appraisement in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Courrt that notice of the filing of the said Inventory and Appraisement 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

10695-D
In the Matter of the Guardianship of John R. Jerew, an incompetet person. Charles H. Brown, Guardian.
This cause came on this day to be heard on the application of Charles H. Browb, as Guardian of John R. Jerew, an incompetent person, for an order of the Court authorizing the purchase of certain personal property/
Whereupon, the Court having heard the representation of the Guardian and being fully advised in the premises, finds that it is necessary to purchase a new fefrigerator for use in the home of his said ward, and that it would be for the best interest of said ward so to do, and that it would be more to the advantage of the said ward to purchase said new refrigerator at private sale.

The court further finds that funds are available therefor.

The court therefore orders that said Guardian purchase a new refrigerator and that he pay therefor not to exceed the sum of Three Hundred Dollars (\$300.00) and said Guardian is hereby authorized to to do and to account for the same in the next account filed in this Court.

John W. Dailey Judge (seal) APPROVED: Allen & Allen Attorneys for Guardian VERERANS ADMINISTRATION By H. F. Krickenberger

In the Matter of the Guardianship of John A. Safley, an incompetent person
This day McKinley Haines, filed an application in Court for the appointment of a Guardian of
John A. Safley alleged incompetent person.
It is ordered that said application be set for hearing on the 15th day of July 1947 at 10
o'clock A. M. and that at least three days' notice of the time and place of said hearing be
given to: The proposed ward John A. Safley by personal service in writing.
All other interested parties by Sheriff of Union County as provided by law. John W. Dailey
Judge (seal)

In the Matter of the Guardianship of Rose Covey, an incompetent person
This day McKinley Haines filed an application in Court for the appointment of a Guardian of Rose Covey alleged incompetent person.

It is ordered that said application be set for hearing on the 15th day of July 1947, at 10 o'clock A. M., and that at least three days' notice of the time and place of said hearing be given to:

The proposed ward Rose Covey, be personal service in writing.

All other interested parties by Sheriff of Union County as provided by law. John W. Dailey Judge (seal)

Estate of Seymour Wollam, deceased. Sale of Personal Property Confirmed.

The Administrator of the above named decedent having filed his return of the Public sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey Judge (seal)

Estate of James F. Mitchell, deceased
Whereas, onthe 24 day of June, 1947, the said James F. Mitchell died, possessed of an automobile, of which the following is a description: Year-1937 Nol of Cylinders-6 Motor No.-P4 382452 Make-Plymouth Manufactuere's Serial No. 9988140 Body Type-Coupe Model-P4
Horse Power-23.44 Certificate of Title No. 8024203
And whereas, on the 9 day of July 1947, the above described automobile was transferred to Margaret Mitchell Edwards on an order of distribution of assets in kind as appears on the journal of said Probate Court. Vol. 53 page 431/
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Margaret Mitchell Edwards the party named therein. John W. Dailey Judge Joann Foley Deputy Clerk (seal)

Estate of James F. Mitchell, deceased
This day A. Gilbert Kirby, administrator of the estate of James F. Mitchell, deceased, appeared in open Court, and filed his petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. to-wit: 1 1937 Plymouth coupe to whom to be distirbuted: Margaret Mitchell Edwards. And it appearing to the Court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attached to said petition;
It is therefore ordered that said Administrator distirube and pay over said assets in kind as descirbed above; provided however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessar; to pay any rejected

claim or claims in suit.
It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribution; and this cause is continued. John Wl Dailey Judge (seal)

Estate of James F. Mitchell, deceased
This day came A. Gilbert Kirby, Administrator of the estate of James F. Mitchell deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the Court; it is ordered that the proceedings of said Administrator be and the same be hereby approved. And it is further ordered that this proceeding be recorded and that said pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey Judge (seal)

Estate of Seymour Wollam, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be hereby is authorized to issue a Certificate of Title to WilliamMorse of R. #1 Milford Center, Union County, Ohio in accordance with the prayer of the petitioner. John W. Dailey Judge (seal)

Estate of James F. Mitchell, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be he hereby is authorized to issue a Certificate of Title to Margaret Mitchell Edwards in accordance with the prayer of the petitimer.

John W. Dailey Judge (seal)

Estate of Maude Wear, deceased
This day this cause came on to be heard upon the petition herein filed and the testimony of
Robert Fravel, executor of the estate of Maude Wear, deceased, and the Court being fully advised
in the premises finds that the statements and allegations in said petition are true, and that
the property therein described ought to be sold as prayed for. And the Court being satisfied
upon good and sufficient proof that it will be to the advantage of said estate to sell said
stock at private sale; it is therefore ordered that Robert Fravelas Executor of said estate
of Maude Wear, deceased, proceed to sell Twenty-three shares of common stock of the Baltimore
& Ohio Railway Co. at private sale for Two hundred and seventy-six dollars (\$276).
It is further ordered that said sale be made on the following terms: Cash.
It is further ordered that said executor make return of his proceedings herein, within 30 days
from this date, and forthwith after such sale is made, and this cause is continued. John W.

Dailey Judge (seal)

July 10, 1947

Estate of Josephine E. Curran, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of John H. Curran, as Administrator of the Estate of Josephine E. Curran, 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. John W. Dailey Judge (seal)

Estate of Harry G. Miller, deceased
This day the affidavet of J. M. Huber, publisher, agent of the Marysville Tribune a newspaper of general circulation in this County, that the Notice of Appointment of Lue W. Miller as Administrator de Bonis Non with the Will Annexed of the Estate of Harry G. Miller deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Judge (seal)

July 11, 1947

Estate of James Edward Crites, deceased. Filing of first and final account.

This day came Elizabeth R. Crites, Administratrix 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 August 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

Estate of Leonard Daniel Patch, deceased
This day this cause came on to be heard on the application of Bessie Patch, administratrix of the estate of Leonard Daniel Patch, deceased, for the consent to the court to the settlemth of a claim for damages against Omar, Inc., and William Howard Copeland for the wrongful causing of the death of Leonard Daniel Patch, deceased, for the sum of Six Hundred And Fifty (\$650.00) Dollars.
Whereupon, it appearing to the Court that no suit has been brought on said claim and that it would be for the best interests of the parties beneficially entitled to said claim, to settle the same on the basis proposed, it is therefore ordered, adjudged, and decreed by this Court that the said Bessie Patch be and she is hereby authorized and ordered to make said settlement upon the basis proposed and upon payment to her by the said Omar, Inc., and William Howard

Copeland of the sum of Six Hundred and Fifty (\$650.00) Dollars and the costs, that she, the said Bessie Patch, as administratrix of the estate of Leonard Daniel Patch, deceased, execute and deliver to the Omar, Inc. and William Copeland complete release of all claims and demands which the next of kin might have against the said Omar, Inc, and William Howard Copeland for pain and suffering, funeral, doctor and hospital bills and all other expenses incurred by reason of the death of the said Leonard Daniel Patch, deceased.

And the Court now coming on to apportion the sum of Six Hundred and Fifty (\$650.00) Dollars, received on said settlement, among the beneficiaries entitled thereto, and having due reference to the age and condition of such beneficiaries, and also taking into consideration the one

who has become responsible for the funeral, doctor and hospital bills, finds that it is far and equitable that said sum be apprortioned as follows:

1. To Bessie Patch, the sum of Six Hundred and Fifty (\$650.00) Dollars.

And it is ordered that said sum of distrubited accordingly. John W. Dailey (seal)

and this cause is continued. John W. Dailey Judge (seal)

In the Matter of Ezra Miller, alleged to be feeble-minded

This day an affidavit alleging Ezra Miller to be feeble-minded was filed in this Court by

Malinda Miller.

It is ordered that hearing on the affidavit be had before this Court at Margeville, Ohio on the
12th day of July 1947 at 10 o'clock A. M., and that written ntoce of said hearing be given
by mail or otherwise to all persons entitled to notice under the law of the State of Ohio;

Ezra Miller, alleged to be feeble-minded
This day an affidavit alleging Ezra Miller to be feeble-minded was filed in this Court by
Malinda Miller.
It is therefore ordered that a warrant of detention issue to H. S. Roosa, commanding him to
apprehend said person and detaim him at Union County Jail and bring him before this Court at
Marysville, Ohio, on the 12th day of July 1947 at 10 o'clock A. M.
It is further ordered that subpoenas issue to J. M. Snider and Angus MacIvor registered
physicians of Ohio who have had at least three years' experioence in the practice of medicine,
to appear at the time and place aforesaid; and this cause is continued. John W. Dailey Judge
(seal)

In the Matter of Raymond E. Ell alleged to be mentally ill
This day an affidavit alleging Raymond E. Ell to be mentally ill was filed in this Court by
Magguerite Ell.
It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio on
the 12th day of July, 1947 at 10 o'clock A. M., and that written notice of said hearing be
given by mail or otherwise to all persons entitled to notice under the law of the State of
Ohio; and this cause is continued. John W. Dailey Judge (seal)

Raymond E. Ell, alleged to be mentally ill.

This day an affidavit alleging Raymond E. Ell to be mentally ill was filed in this Court by Marguerite Ell.

It is therefore ordered that a warrant of detention issue to H. S. Roosa, commanding him to apprehend said person and detain him at Union County Jail and bring him before this Court at Marysville, Ohio on the 12th day of July 1947 at 10 o'clock A. M.

It is further ordered that subpoenas issue to Angus MacIvor and J. M. Snider registered physicians of Ohio who have had at least three years' experience in the practice of medicine, to appear at the time and place aforesaid; and this cause is continued. John W. Dailey Judge (seal)

July 12, 1947

Estate of Laura Rust, deceased
This day an Inventory and Appraisement in the above captioned estate, hertofore 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 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 and Appraisement after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

15158-A FINDING SALE NECESSARY AND OFFICERING APPRAISEMENT

Estate of William H. Hammond, deceased

This day this cause came on to be heard upon the petition, evidence and testimony, and the Court being fully advised in the premises, finds; That all the defendants herein have been duly and legally served with process of have voluntarily entered their appearance herein, and are now properly before the Court, and that these statements and allegation s in said petition are true.

The Court further finds that said Helen L. Hammond, by her answer herein, consents to the sale of the entire premises free from her dower estate therein. And the Court being satisfied that it is necessary to sell the real estate of said William J. Hammond, deceased, described in the petition, to pay the debts, it is ordered that Robert Ackerman, Elba Mathers and N.E. Davis, three suitable and judicious, disinterested persons of the vicinity of said real estate, who are free holders be and they hereby are hereby are appointed to appraise said lands at their true value in money, free from the dower estate of said Helen L. Hammond therein. It is further ordered that said appraisers be sworn as required by law, and afterward, upon actual view, perform the duties required of them and make return of their proceedings in writing to this Court on or before the 10th day of August, 1947, and this cause is continued. John W. Dailey Judge (seal)

Estate of William J. Hammond, deceased
This day this matter came on further to be heard on the report of the appraisers heretofore herein appointed; and it appearing upon actual examination that said report is in all respects regular and correct, it is ordered that the same be and it herebyis approved and confirmed. It appearing to the Court that the amount of the original bond given by Carl W. Hammond as such administrator is sufficient to cover double 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 Carl W. Hammond 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 on delivery of deed.

And plaintiff is ordered to make return forthwith upon such sale. John W. Dailey Judge (seal)

In the Matter of Exra Miller, feeble-minded
This day this cause came on further to be heard, and the said Exra Miller was brought before this Court.
Thereupon the Judge proceeded with the examination; and having heard the testimony of J.M. Snider and Angus MacIvor the medical witnesses and being satisfied that said Ezra Miller is feeble-minded; that he has a legal settlement in Jerome Township, in Union County; that he has resided in the Sta e of Ohio for not less than twelve consecutive months next preceding the date of the filing of the addidavit and during this period has not received relief under the lawd governing r lief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association, that his

Beeble-mindedness has occured d ring the time he has resided in this state; that his being

of Union County until he can be admitted into said hospital and this cause is continued.

at learge is dangerous to the community; and that he is a suitable person for specialized care and treatment at the Orient State Hospital, Orient, Ohio.

It is therefore ordered that J. M. Snider and Angus MacIvor, the medical witnesses in attendance, make out a medical 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 hospital, for the admission of said Ezra Miller, and that a copy, under seal, of the certificate of said mdical witnesses, and of the findings in this case, be transmitted to said Superintendent and itis further ordered that said Ezra Miller be committed into the custody of the Sheriff

John W. Dailey Judge (seal)

In the Matter of Raymond E. Ell, mentally ill This day this cause came on further to be heard, and the said Raymond E. Ell, was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of J. M. Snider and Angus MacIvor, the medical witnesses and being satssfied that said Raymond E. Ell is mentally ill that he has a legal settlement in Paris Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavits and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that this mental illness has occured during the time he has resided in this state; that this being at large is not dangerous to the community; and that he is a suitable person for specialized observation and treatment at the U. S. Government Hospital at Chillicothe, Ohio. It is therefore ordered that J. M. Snider and Angus MacIvor the medical witnesses in attendance, make out a medical certificate, setting forth the facts as is provided by law; And it is further ordered that a copy, un er 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 Raymond E. Ell be committed into the custody of the sheriff of Union County until he can be admitted into said hospital; and this cause is continued. John W. Dailey Judge (seal)

15158-A Journal Entry Confirming Sale, ordering Deed and Distribution Carl W. Hammond, Administrator of the estate of William J. Hammond, deceased, Plaintiff, v-s Helen L. Hammond, et al., Defendants This day this cause came on to be heard upon the report of Carl W. Hammond, administrator of the estate of William J. Hammond, deceased, cand of his proceedings under the former order of this court, and upon the motion of the 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 sale was fairly and legally made, it is hereby ordered that the same be and hereby is approved and confirmed. The court further finds that there is due the First National Bank of Marysville, Ohio, the sum of \$2867.67 with interest from November 26, 1946, as set forth in their answer and cross petition and it is ordered that an entry of release and satisfaction of the mortgage of The First National Bank, Marysville, Ohio, be entered on record in the office of the County Recorder of Union County, Ohio, according to law. It is further ordered by the Court that said petitioner execute a deed of all the right, title, and interest of the said William J. Hammond, deceased, and of Helen L. Hammond, in the said

real estate to the purchaser Lloyd Coder, upon said purchaser paying the purchase price in

cash in the sum of Three Thousand Dollars (\$3000.00). It is further ordered by the Court that said Carl W. Hammond, out of the money in his hands,

First: To the treasurer of Union County, Ohio, taxes in the sum of \$8.99.

Second: The costs and expenses incurred in the sale of said property in the sum of \$33.18.

Third: To Clifton L. Caryl, the sum of \$3.30 advanced by him for revenue stamps on deed.

Fourth: To Clifton L. Caryl, the sum of \$90.00 as counsel fees; to Carl W. Hammond as administration of said particle the sum of \$90.00.

trator of said estate, the sum of \$90.00.

Fifth: The balance of said sum in the amount of \$2774.53 to the First National Bank, Marysville Ohio, as payment on the note and mortgage set up in the answer and cross petition of said defendant, The First National Bank, Marysville, Ohio.

Approved: Clifton L. Caryl, Attorney for Plaintiff

C. A. Hoopes, Attorney for Defendant

The First National Bank, Marysville, Ohio

Will of E. B. Bumgarner, deceased. Election of Surviving Spouse
This day personally appeared in open Court Delsie Bumgarner, surviving spouse of said E. B.
Bumgarner, deceased, and signified her desire of making her election whether to take under the will of said E. B. Bumgarner, deceased, or under the statute of descent and distribution.
Whereupon the Court exaplained to her the provisions of her said will and her rights under the same and also explained to her rights at law in the event of her taking under the statute of descent and distribution; and thereupon she declared her self satisfied with the provisions of said will, and election take under said will and her election so to take is hereby entered upon the Journal of the Court, as provided by law John W. Dailey Judge (seal)

July 14, 1947

Journal Entry on Presentation of Will for Probate
In the matter of the will of Josie M. Caldwell, deceased
An application having been this day presented to the court by Herbert Hooper praying that an instrument in writing purporting to be the last will and testament of Josie M. Caldwell, deceased be admitted to probate:
It is ordered that a hearing on said application be had on the 14th day of July, 1947, at 1:00 o'clock P. M. and that ---days's notice, in writing, of the presentation of said will and of the application for the admission of the same to probate, be given in the manner provided by law, to the surviving spouse and to all persons, known to be resident of the State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution, if the decedent had died intestate, excepting any such person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof. John W. Dailey (Seal)

Order Admitting to Probate and Record In the matter of the will of Josie M. Caldwell, deceased This matter came on this day further to be heard, on the application of Herbert Hooper to admit to probate and record the will of Josie M. Caldwell, deceased, late of the Township of Jerome in said County, heretofore filed in this court, It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse and that the surviving spouse and those persons, who are known to be resident of the State of Ohio, who would be entitled to inherit from the decdent under the statutes of descent and distribution is said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 waiwed notice and given consent to the probate of said will. And the subscribing witnesses, this day appeared in open court and having been duly sworn, testified respectively to the due execution and attestation of said will which testimony was reduced to writing, was subscribed by them respectively, and was filed herein. Whereupon the court finds that the aforesaid instrument of writing, is the will of said Josie M. Caldwell deceased; that it was duly executed and attested; and that the said testator, at the time of signing her will was of full age, of sound mind and memory and not under any restr aint. Therefore the court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this court. John W. Dailey, Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Josie M. Caldwell, deceased
Theelast will of Josie M. Caldwell, deceased, late of Jerome Township in said County, having heretofore been duly poved and allowed; this day Herbert Hooper, the executor named in said will, appeared in open court, and made and filed an application under oath, as required by law, to be appointed as such executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said Herbert Hooper is a suitable person and legally competent, it is ordered that he be appointed as such executor, upon giving bond with sureties as required by law in the sum of Five thousand Dollars; and that he is hereby idrected not to continue decedents butiness but close the same up forth-with; and this cause is continued.

John W. Dailey, Judge (Seal)

July 15, 1947

Order Approving Inventory and Appraisement

In the Matter of the Estate of M. Thomasia Sweeney, deceased

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge

Order Approving Inventory and Appraisement

In the Matter of the Estate of Joseph C. Sweeney, deceased

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Filing of First and Final Account

Estate of Fred Erwin, deceased This day came Ruth May Erwin, administratrix 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 August, 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Estate of Fred Erwin, deceased This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed, and that the same be recorded. John W. Dailey Judge (seal)

15237 Orders on Filing of Schedule of Claims-Confirming Without Notice

In the Matter of the Estate of Chase T. Porter, deceased

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; and that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge

15237

Filing of First and Final Account

Estate of Chase T. Porter, deceased This day came Madeline A. Porter, administratrix 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 August, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

15295-A

Estate of George W. Hunt, Sr., deceased This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

15301

Order for Appointment and for Bond In the Matter of The Estate of Daniel Milligan, deceased This day Edith Conrad 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 Daniel Milligan, deceased, late of Magnetic Springs, Ohio in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Edith Conrad is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twenty one hundred (\$2100.00) Dollars, and this Judge (Seal) cause is continued. John W. Dailey.

Bond approved and Letters issued appointment of appraisers order to Publish Notice In the Matter of the estate of Daniel Milligan, deceased This day Edith Conrad appeared in open Court, accepted the appointment as Administratrix of the estate of Daniel Milligan, deceased, and gave and filed herein her bond in the sum of Twenty one hundred (\$2100.00) Dollars, conditioned according to law, with United States Fidelity and Guaranty Company of Baltimore, Maryland as sureties, which bond is approved by the court. It is thereofre ordered that Letters of Administration issue to said Edith Conrad, that Robert Ackerman, Pearl McIlroy and Harry Stephens, be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administratrix pay the costsherein taxed at \$ ___. John W. Dailey/ Judge (Seal)

Guardianship of John A. Safley, an incompetent person 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 A. Safley is an incompetent person and therefore he is incapable of taking care of and preserving his property.

15297

It appearing to the Court that McKinley Haines is legally competent, and he having filed an application herein and given bond in the sum of \$5,000.00 conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said McKinley Haines as provided by law. John W. Dailey Judge (seal)

Order on Hearing
In the matter of the guardianship of Rose Covey, an incompetent person
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 Rose Covey is an incompetent person because of her mental condition, and therefore she is incapable of taking care of and preserving her property.

It is therefore ordered that a Guardian be appointed.

It appearang to the Court that McKinley Haines is legally competent, and he having filed the

application herein and given bond in the sum of \$5,000.00 conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said McKinley Haines as provided by law. John W. Dailey, Probate Judge (Seal)

Estate of Daniel Milligan, deceased
This day an Inventory and Appraisement 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 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 and Appraisement after being duly examined, be allowed and confirmed. Nohn W. Dailey Judge (seal)

July 16, 1947

Order for Appointment and for Bond
In the matter of the estate of Lincoln Jay Cook, deceased
This day Pearl McIlroy appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Lincoln Jay Cook, deceased, late of Dover 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 ingeneral 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 Pearl McIlroy 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 Fourt thousand and no/100 (\$4,000.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice

The the matter of the estate of Lincoln Jay Cook, deceased

This day Pearl McIlroy appeared in open court accepted the appointment as administrator of the estate of Lincoln Jay Cook, deceased, and gave and filed herein his bond in the sum of four thousand and no/100 Dollars (\$4,000.00) conditioned, according to law, with United States Fidelity and Guaranty Company of Baltimore, Maryland as surettes, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Pearl McIlroy, that Stanley Belville, Rollie Guy, and Robert Ackerman be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

Guardianship of John Kleiber
This day McKinley Haines as the guardian of said estate, filed a statement in lieu of and for a 1st and final account of said estate, duly sworn to.
The same appearing true and correct, it is ordered recorded and the filing of a 1st and final account is hereby ordered to be dispensed with, and the said McKinley Haines is hereby discharged from waid trust and his bondsmen released. John W. Dailey Judge (seal)

Order approving Inventory
In the matter of the estate of John A. Safley, incompetent
This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing.
It appearing to the satisfaction of the court that notice of the fling 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. John W. Dailey. Probate Judge (Seal)

Order approving inventory
In the matter of the estate of Rose Covey, incompetent
This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing.
It appearing to the satisfaction of the court that notice of the filing of the said inventory has been given to or 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. John W. Dailey. Probate Judge (Seal)

Order approving inventory and appraisement
In the matter of the estate of Ethel N. Kramer, deceased
This day an inventory and appraisement in the above saptioned 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Filing of First Partial Account

Guardianship of Barbara Kleiber, ward

This day came McKinley Haines, guardian of said estate, and filed his first partial account

It is thereupon ordered that said account be set for hearing on Saturday, the 30th day of August, 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

July 17, 1947

Order approving inventory and appraisement

In the matter of the estate of Josie M. Caldwell, deceased This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15222

Authority to transfer real estate In the matter of the estate of Margaret D. Blumenschein, deceased

This day came Lewis G. C. Blumenschein, administrator of the estate of Margaret D. Blumenschein, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to

said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey Probate Judge (Seal)

Authority to transfer real estate In the matter of the estate of Alice M. McKitrick, deceased This day came M. E. McKitrick, administrator of the estate of Alice M. McKitrick, deceased, and filed herein his application, duly verified, which application is attached hereto and made a

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

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey Probate Judge (Seal)

15301

Authority to transfer real estate

In the matter of the estate of Daniel Milligan, deceased This day came Edith Conrad, administratrix of the estate of Daniel Milligan, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part

hereof, for an order directing the transfer of cartain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application, and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey

Probate Judge (Seal)

15277 Order approving inventory In the matter of the estate of Edith Williams, deceased This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the court that notice of the filing of the said inventory has been given to or 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. John W. Dailey, Probate Judge (Seal)

Filing of first and final account

In the matter of the estate of Leonard Daniel Patch, deceased This day came Bessie Patch, administratrix of said estate, and filed her first and final account

It is thereupon ordered that said account be set forhearing on Saturday, the 30th day of August, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Order for appointment and for bond

In the matter of the estate of Maggie Safley, deceased

This day McKinley Haines, appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Maggid Safley, deceased, late of Peoria 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 McKinley Haines is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of twenty one hundred dollars, and this cause is continued. John W. Dailey Probate Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Maggie Safley, deceased
This day McKinley Haines appeared in open court, accepted the appointment as administrator of
the estate of Maggie Safley, deceased, and gave and filed herein his bond in the sum of twenty
one hundred dollars, conditioned according to law, with The Fidelity and Deposit Company of
Maryland as sureties, which bond is approved by the court.
It is thereofre ordered that letters of administration issue to said McKinley Haines, that N.
E. Davis, Elba Mather and Eugene Rausch, be appointed appraisers of said estate; thatnotice
of said appointment be published as required by law; that this proceeding he recorded; and that
said administrator pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey, Probate Judge (Seal)

Order approving inventory and appraisement
In the matter of the estate of Ivan Barry, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Will of Ivan Barry, deceased. Election of Surviving Spouse
This day personally appeared in open Court Esther Barry, surviving spouse of said Ivan Barry deceased, and signified her desire of making her election whether to take under the will of said Ivan Barry, deceased; or under the statute of descent and distribution.
Whereupon the Court explained to her the provisions of the said will and her rights under the same and also explained to her rights at law in the event of her taking under the statue of descent and distribution; and thereupon she declared herself to be satisfied with the provisions of said will, and elected to take under said Will and her election so to take is here by entered upon the Journal of the Court, as provided by law. John W. Dailey Judge (seal)

July 18, 1947

Estate of Maggie Safley, deceased
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

Estate of A. S. Hush, deceased
This day came Ida K. Hush, executor of the estate of A. S. Hush, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whomeach such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to thepersons 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. John W. Dailey Judge (seal)

Guardianship of Hattie Taylor, anincompetent. Sturgis H. Cheney, Guardian.

dOURNAL ENTRY Disallowing Application for Approval of Contract.

This dause came on to be and was heard on the 10th day of July, 1947, on the written application of the Guardian for approval of a therewith submitted contract entered into my him with one Ida Cumstom on April 8, 1946, which contract provided for reimbursing her for certain therein enumerated household expenses incurred and to be incurred by her on behalf of his ward; and that it was submitted after opening statement of counsel, on the application, the contract and the doucumentary evidence in the Bill of Exceptions contained, made on appear from a former judgment hereon, the oral evidence threin excepted; on consideration whereof the Court finding therefrom that the said contract is not for the best interest of said ward, it is accordingly ordered, adjudged and decreed that said application, for that reason be and it hereby is disallowed and said contract dis approved, and that the cost hereof be and hereby is adjudged against applicant, to all of which theparties hereto except. Arthur D. Tudor Judge of the Court of Common Pleas of Hardin County, Ohio, sitting by assignment of the Cheif Justice, In the Probate Court of Union County, Ohio.

APPROVED: ALLEN & ALLEN By Robert F. Allen Attorneys for Sturgis H. Cheney Guardian.

J. W. Jacoby Attorney for Ida Cumston

Guardianship of Hattie Taylor, an incompetent.

This day an application was presented to the Court by Sturgis H. Cheney, Guardian of Hattie Taylor for the allowance of legal services in the amount of Five Hundred twenty-five (\$525.00)

Dollars to Allen & Allen, attorneys, for services rendered as set forth in said application.

On consideration thereof the Court allows council fees in the amount of Four Hundred (\$00.00)

Dollars to Allen & Allen for legal services rendered which said amount the Court at this time considers to be just and reasonable. The foregoing appowances as council fees is to be listed as a credit in the account of said

fiduciary subject to exceptions as other ttems of credit in the account to all of which said guardian and his council accepts and exceptions noted. John W. Dailey Judge (seal)

July 19, 1947

Estate of Louisa Schuster, deceased
This day came John Schuster, 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 30th day of August, 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

Estate of James F. Mitchell, deceased
This day the affidavit of Mae E. Rausch, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of A. Gilbert Kirby as Administrator of the Estate of James F. Mitchell, 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. John W. Dailey Judge (seal)

Estate of Joseph C. Sweeney, deceased
This day the affidavit of Mae E. Rausch, agent of the Union County, a newspaper of general circulation in this County, that the Notice of Appointment of R. C. Sweeney as Administrator of the Estate of Joseph C. Sweeney, 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. John W. Dailey Judge (seal)

Estate of M. Thomasia Sweeney, deceased
This day the affidavit of Mae E. Rausch, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of R. C. Sweeney, as Administrator of the Estate of M. Thomasia Sweeney, 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. John W. Dailey Judge (seal)

Estate of Hannah Collier, deceased
This day Charles Collier appeared in open Court, and made and filed an application uner oath as required by law to be appointed as Administrator of the Estate of Hannah Collier, deceased late of the Village of Richwood in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied than an Administrator should be appointed and that said Charles Collier is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and he is hereby directed not to continue decedents business, but close the same up forthwith, and this cause is continued. John W. Dailey Judge (seal)

Estate of Hannah Collier, deceased
This day Charles Collier appeared in open Court, accepted the appointment as Administrator of the Estate of Hannah Collier, deceased, and gave and filed herein his Bond in the sum of Twenty one hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Charles Collier that John Jackma, John Mayer and Ivan Sothard be appointed appraisers of said estate; 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 \$___\$. John W. Dailey Judge (seal)

Estate of Ralph W. Boggs, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Grace Boggs, as Executrix of the Estate of Ralph W. Boggs, deceased, was published in said newspaper as here tofore 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. John W. Dailey Judge (seal)

15305 Entry-Authorizing Settlement of Minor's Claim with Appointment of Guardian for \$500.00 Less In Re: Gayle Williams, minor child of Paul C. Williams and Helen Williams
This day this cause came mon to be heard upon the application Paul C. Williams for consent and authority of the court to the settlement of a claim for damages for personal injuries sustained by Gayle Williams, a minor, as set forth in the application.
The court finds that said applicant is father and natural guardian of said minor; and that

said applicant and said monor are residents of Union County, Chio; that said claim is for personal injuries sustained by said minor in an accident, or on aboute Marcy 2nd, 1947 at or near Marysville in Union County, Ohio, as the result of the alleged wrongfuly act, neglect or default of Dana Coleman, and that said minor is entitled to maintain an action for 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 as set forth in said application and that said application should be allowed.

It is therefore ordered and decreed: that said applicant be and hereby is abtorized to adjust and settle said claim against the said Dana Coleman for the sum of Four Hundred \$400.00 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; said Dana Coleman is authorized to pay and to deliver said moneys to said applicant; said applient is 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 Dana Coleman on account of said accident and injuries; that the payment aforesaid shall be a complete and final discharge of any such claims and a complete and final discharge of any and all cimains of the parents of said minor, as set forth in the waiver of such parents attached to said application John W. Dailey Judge)seal)

July 21, 1947

15243 Filing of first and final account Estate of Addie V. Ray, deceased

This day came Millie Cassiday, administratrix, 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 August, 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marywille Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Frank F. Beck, deceased
Orders on Filing of Schedule of Claims-Confirming without notice
This day a schedule of claims in the above captioned estate was filed in this court by the fiducairy of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

In the Matter of the Adoption of William L. Schuler
This day Clarence A. Schuler and Erma Dell Schuler appeared in open Court and filed herein a petition for leave to adopt William L. Schuler a child, and for a change of the name of said child to William Lee Schuler, the full jname by which said child shall be known after adoption. It is ordered that hearing on said petition and the examination, under cath, ofall of the parties in interest who may be present and to whom lawful notice has been given, be had before said Court at Marysville, Ohio, on the 23 day of August, 1947 at 10 o'clock A. M.

It is further ordered that be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall at least three days prior to the date set forth for hearing, submit to the Court a full report, in writing; and this cause is continued.

John W. Dailey Judge (seal)

July 22, 1947

Order to record proof of publication of notice of appointment

In the matter of the estate of Laura Rust, deceased

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Nora Miller as administratrix of the estate of Laura Rust, 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. John W. Dailey, Judge

(Seal)

July 23, 1947

Order approving inventory
In the Matter of the estate of Katherine E. Cook, Margie B. Cook, James Clotts, and Carl Clotts, minors.
This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing.
It appearing to the satisfaction of the court thatnotice 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. John W. Dailey, Probate Judge (Seal)

Estate of William R. Barry, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, anewspaper of general circulation in this County, that the Notice of Appointment of Bessie Barry as Administratrix of the Estate of William R. Barry, 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. John W. Dailey Judge (seal)

Estate of Josephine Burris, deceased
The last Will of Josephine Burris, deceased, late of Marysville in said County, having heretofore been duly proved and allowed, this day Clifton L. Caryl 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 satsified 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 with the Will Annexed upon giving
bond with sureties as required by law in the sum of four thousand dollars, and this cause is
continued. John W. Dailey Judge (seal)

Estate of Josephine Burris, deceased

This day the affidavit of M. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Clifton L. Caryl as Administrator with the WillAnnexed of the Estate of Josephine Burris, 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. John W. Dailey Judge (seal)

July 24, 1947

IN THE PROBATE COURT OF UNION COUNTY, OHIO

Accounts and vouchers of the following named persons and estates have been filed in the Probate Court, of Union County, Ohio, for approval and settlement.

15172 Embert Langley, administrator of the estate of Beatrice Wilson, first and final account.

15243 Millie Cassiday, administratrix of the estate of Addie V. Ray, first and final account.

15212 John Schuster, administrator of the estate of Louisa Schuster, first and final account.

15199 Bessie Patch, administratrix of the estate of Leonard Daniel Patch, first and final account.

15126 McKinley Haines, guardian of the person and estate of Barbara Kleiber, first partial account.

15237 Madeline A. Porter, administratrix of the estate of Chase T. Porter, first and final account

Ruth May Erwin, administratrix of the estate of Fred Erwin, first and final account. Elizabeth R. Crites, administratrix of the estate of James Edward Crites, first and final account

15233 Iris M. Quimby, administratrix of the estate of Frances J. Quimby, first and final account.

14311A Clifton L. Caryl, guardian of the person and estate of Josephine Burris, second and final account

John W. Curry, administrator of the estate of Flora Curry, first and final account.

John W. Curry, administrator of the estate of Reuben E. Curry, first and final account. Unless exceptions are filed thereto, said accounts will be for hearing before this court, on the 30th day of August, 1947 at 10:00 o'clock A. M. at which time said accounts will be considered and continued from day to day until finally disposed of.

Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal)

Orders on Filing of Schedule of Claims--Confirming without notice
In the matter of the estate of Ina B. Conrad, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims be confirmed; and that the same be recorded. John W. Dailey

Probate Judge (Seal)

Orders on Filing of Schedule of Claims, Confirming without notice
In the matter of the estate of Margaret D. Blumenschein, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Orders on Filing of Schedule of Claims, confirming without notice
In the Matter of the Estate of Alice M. McKitrick, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of First and Final account

Estate of Alice M. McKitrick, deceased

This day came M. E. McKitrick, administrator of said estate, and filed his first and final account herein.

It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of September, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey

Probate Judge

(Seal)

Filing of first and final account
Estate of Margaret D. Blumenschein, deceased
This day came Lewis G. C. Blumenschein, administratorof said estate, and filed his first and final account herein,
It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of September, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

John W. Dailey
Probate Judge
(Seal)

June 26, 1947

Estate of Athera A. Wallace, deceased
This day Sylvia Pierce appeared in open Court, and made and filed an appplication under oath as required by law to be appointed as Administratrix of the Estate of Athera A. Wallace, de deceased, late of Leesburg Township in said County, and an affidavit that there is not to her knowledge any last Willand Testatment 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 Sylvia Pierce is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Twenty-one hundred Pollars, and this cause is continued. John W. Dailey Judge (seal)

Estate of Athera A. Wallace, deceased
This day Sylvia Pierce appeared in open Court, accepted the appointment as Administratrix of the Estate of Athera A. Wallace, deceased, and gave and filed herein Bond in the sum of Twenty-one hundred dollars, conditioned according to law, with Fidelity and Deposit Company of Maryland as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Sylvia Pierce that notice of said 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 Administratrix pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey Judge (seal)

This day an Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the court that notice of the filing of the said Inventory has been given to or 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. John W. Dailey Judge seal)

Filing of first and final account Estate of Frank F. Beck, deceased

This day came Thomas P. Beck, administrator of said estate, and filed his first and final acc-

It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of September, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said John W. Dailey Probate Judge

July 28, 1947

Order Approving Inventory and Appraisement

In the Matter of the Estate of Francis LeRoy Robb, deceased

This day an Inventory and Appraisement 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 Appreisement 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15302 Orders on Filing Inventory and Appraisement

In the Matter of the estate of Lincoln J. Cook, deceased This day an Inventory and Appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 9th day of August, 1947, at 10:00 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Union County Journal 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. John W. Dailey, Probate Judge

(Seal)

Orders on Filing Inventory and Appraisement

In the matter of the estate of William R. Barry, deceased This day an inventory and appraisement in the above apptioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 9th day of August, 1947, at 10:00 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notive of who will hereafter be personally served

by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal)

July 29, 1947

Estate of Emma Smith, deceased
This day came Orson E. Smith, Executor of the estate of Emma Sm th, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof for an order directing the transfer of certain real estate belonging to saiddecedent, as set

forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are siutated, 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. John W. Dailey Judge (seal)

15308 Estate of William Dorsey, deceased This day Arthur Middleton 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 Dorsey, deceased, late of Mildord 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 shoull be appointed and that said Arthur Middleton is a suitable preson and legally competent, it is ordered that hebe appointed as such administrator upon giving bond with sureties as required by law in the sum of twenty one hundred dollars, and

(Seal)

Bond approved and letters issued appointment of appraisers order to publisch notice In the matter of the estate of William Dorsey, deceased This day Arthur Middleton appeared in open court, accepted the appointment as administrator of the estate of William Dorsey, deceased, and gave and filed herein his bond in the sum of twenty one hundred dollars, conditioned according to law, with The Fidelity and Deposit Co. of Maryland as sureties, which bond is approved by the court.

It is therefore ordered that letters of administration issue to said Arthur Middleton, that Fred Simpson, Elba Mather and Harold J. Coleman, be appointed appraisers of said estate; and that notice of said appointment be published as required by law; that this proceeding be re corded, and that said administrator pay the costs herein taxed at \$. John W. Dailey Judge (Seal)

July 30, 1947

this cause is continued. John W. Dailey, Judge

Filing of first and final account In the matter of the estate of Christine Houston, deceased

This day came Fred Houston, administrator of sadi estate, and filed his first and final account

It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of September, 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Jadge (Seal)

Order approving publication of accounts
This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and the court hereby approves the same, and orders of notice aforesaid to be entered upon the journals of this court in full; said notice is as follows, to-wit:

Embert Langley, administrator of the estate of Beatrice Wilson, first and final account Millie Cassiday, administratrix of the estate of Addie V. Ray, first and final account John Schuster, administrator of the estate of Louisa Schuster, first and final account Bessie Patch, administratrix of the estate of Leonard Daniel Patch, first and final account

15126 McKinley Haines, guardian of the person and estate of Brabara Kleiber, first partial

15237 Madeline A. Porter, administratrix of the estate of Chase T. Porter, first and final account

Ruth May Erwin, administratrix of the estate of Fred Erwin, first and final account Elizabeth R. Crites, administratrix of the estate of James Edward Crites, first and final account

14311A Clifton L. Caryl, guardian of the person and estate of Josephine Burris, second and final account

John W. Curry, administrator of the estate of Flora Curry, first and final account
John W. Curry, administrator of the estate of Reuben E. Curry, first and final account
Iris M. Quimby, administratrix of the estate of Frances J. Quimby, first and final account.

John W. Dailey, Probate Judge (Seal)

15308

Order approving inventory and appraisement In the matter of the estate of William Dorsey, deceased

This day an inventory and appraisement in the above catpioned 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 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 and appraisement, after being duly examined be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15308 Authority to transfer real estate

In the matter of the estate of William Dorsey, deceased This day came Arthur Middleton, administrator of the estate of William Dorsey, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicatn; 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. John W. Dailey, Probate Judge (Seal)

15290-A Order to record proof of publication of notice of appointment In the matter of the estate of Ivan Barry, deceased

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this county, that the Notice of Appointment of Esther Barry as executrix of the estate of Ivan Barry, 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. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Francis LeRoy Robb, deceased
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Helen L. Roob, as administratrix of the estate of Francis LeRoy Robb, 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. John W. Dailey, Judge (Seal)

July 31, 1947

First and Final Account - Orders on Settlement
In the Matter of the estate of Hiram L. Sweeney, deceased
This day the first and final account of James Sweeney, administrator of the estate of Hiram
L. Sweeney, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 mattees pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed.
The court finds said account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

August 1, 1947

Order for appointment and for bond
In the matter of the estate of Viola M. Harvey, deceased
This day Marion C. Winter appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Viola M. Harvey, deceased, late of the Village of Richwood in said County, and an affidavit that there is not to his knowledge any last will and testament of the said intestate also a statement in general terms as to what the estate consists of and the propable value thereof; (continued on page 446)

First Partial Account - Orders on Settlement
In the matter of the estate of Isaac C. House, deceased
This day the first partial account of Russell D. House, administrator of the estate of Isaac
C. House, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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.
It is ordered that said account and the proceedings herein be recorded in the Records of this office. John W. Dailey, Probate Judge (Seal)

First and Final Account - Orders on Settlement
In the matter of the estate of Earl U. Storey, deceased
This day the first and final account of Dwight H. Storey, administrator of the estate of Earl
U. Storey, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this
office. It is further ordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First and Final Account - Orders on Settlement
In the Matter of the estate of Ernest Durell Wood, deceased
This day the first and final account of Vella I. Wood, administratrix of the estate of Ernest
Durell Wood, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing
to except or object to the same; and the court having carefully examined said account and the
vouchers therewith and all the matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects Just and correct and in conformity to law.
Therefore the said account is hereby approved, allowed and confirmed.
The court finds said account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the Records of this
office. It is further ordered that said fiduciary and here bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First Partial Account - Orders on Settlement of Guardian's or Trustee's account
In the Matter of the Guardianship of Walter Leroy Elliott and Lewis Robert Elliott, minors.
This day the first partial account of Sturgis H. Sheney, guardian of Walter LeRoy Elliott and
Lewis Robert Elliott, minors came on for hearing and settlement, due notice thereof having been
published according to law. No exceptions having been filed thereto, and no one now appearing
to except or object to the same; and the Court having sarefully examined said account and the
vouchers therewith and all matters pertaining thereto, and being fully advised in the premises,
do find the same to be in all respects just and correct and in conformity to law.
It is ordered that the same be and hereby is approved, allowed and confirmed.
The court finds a balance of fourteen thousand eight hundred fourteen dollars and seventeen
cents.(\$14,814.17) in the hands of said Guardian due said Ward;
It is ordered that said Guardian pay the costs herein, taxed at \$6.00, Costs Paid.
It is ordered that said Account and the proceedings herein be recorded in the Records of this
office. John W. Dailey, Probate Judge (Seal)

First and Final Account - Orders on Settlement
In the Matter of the estate of Howard A. Weinlein, deceased
This day the first and final account of Albert Weinlein, administrator of the estate of Howard
A. Weinlein, deceased, came on for hearing and settlement, due notice thereof having been published according tolaw. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First and Final Account - Orders on Settlement
In the Matter of the Estate of Nellie Ada Converse, deceased
This day the first and final account of Harry C. Converse, administrator of the estate of Nellie
Ada Converse, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to
except or object to the same; and the court having carefully examined said account and the vouchers therewith and all 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 account and the proceedings herein be recorded in the Records of this
office. It is further ordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First Partial Account - Orders on Settlement
In the Matter of the estate of Harry G. Miller, deceased
This day the first partial account of Florence Miller, executrix of the estate of Jay D. Miller, deceased, executor of the estate of Harry G. Miller, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and being fully advised in the premises, finds the 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 eight thousand eight hundred fifty eight and 94/100 Dollars (\$5,858.94), in the hands of said executor due said estate; which amount she is ordered to pay over according to law, to the administrator de bonis non with the will annexed of the estate of Harry G. Miller, deceased.

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

office. John W. Dailey, Probate Judge (Seal)

Eighteenth Account - Orders on Settlement
In the Matter of the Guardianship of Ivan Hugh Cashell, an incompetent person
This day the Eighteenth account of Dorothy Cashell, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law;
It is ordered that the same be and hereby is approved, allowed, and confirmed. Costs Paid.

It is ordered that the same be and hereby is approved, allowed, and confirmed. Costs Paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. John W. Dailey, Probate Judge APPROVED: H. F. Krickenberger, Atty. U. S. Veterans

Administration.

Veterans Administration.

10261-A

First and final account - Orders on Settlement
In the matter of the estate of Myrtle Glass, deceased
This day the first and final account of Lindsey W. Glass, administrator of the estate of Myrtle
Glass, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this
office. It is further ordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First and final account - Orders on Settlement
In the Matter of the Estate of Adam E. Shuman, deceased
This day the first and final account of Lelah A. Shuman, administratrix of the estate of Adam
E. Shuman, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or obejet 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that said fiduciary and her bondsmen be released and discharged except

for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

First and final account - Orders on Settlement of Guardian's or Trustee's Account
In the matter of the guardianship of Rose Alice Hamilton,
This day the first and final account of Chardles D. Green, guardian of Rose Alice Hamilton,
came on for hearing and settlement, due notice thereofhaving been published according to law. No
exceptions having been filed 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, andbeing 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 None Dollars, (\$00.00) in the handsof said guardian due said ward;
which amount he is ordered to pay over according to law.
Costs Paid. \$5.00 paid on filing of account.
It is further ordered that said fiduciary and his bondsmen be released and discharged except
for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Twentieth Account - Orders on Settlement
In the matter of the guardianship of Samuel D. McAdow, an incompetent person.
This day the twentieth 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 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 with law.

It is therefore ordered that thesame be and hereby is approved, allowed and confirmed. The court further finds there is a balance in cash on deposit in the hands of said guardin in the sum of \$773.99 and all the securities as listed in said account; that said guardian has paid the court costs for filing this account.

It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal) APPROVED: H. F. Krickenkerger, Atty. U. S.

First and final account - Orders on Settlement
In the matter of the estate of Mary S; Curry, deceased
This day the first and final account of C. V. Curry, administrator of the estate of Mary S.
Curry, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except 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 account and the promeedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

August 1, 1947

(continued from page 443)
and the court being satisfied that an administrator should be appointed and that said Marion
C. Winter is a suitable person and legally competent it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Two Thousand one hundred Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Viola M. Harvey, deceased
This day Marion C. Winter appeared in open court, accepted the appointment as administrator of the estate of Viola M. Harvey, deceased, and gave and filed herein his bond in the sum of twenty one hundred dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland, as sureties, which bond is approved by the court.
It is therefore ordered that Letters of Administration issue to said Marion C. Winter, that Robert McAllister, Robert Milligan and William Davis, be appointed appraisers of said estate; that notice of said appointment be published as required by law; that his proceeding be recorded and that said Administrator pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

August 2, 1947

Order to record proof of publication of notice of appointment

In the matter of the estate of Josie M. Caldwell, deceased

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Herbert Hooper as executor of the estate of Josie M. Caldwell, 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. John W. Dailey, Judge (Seal)

August 4, 1947

In the matter of the guardianship of Katherine E. Cook, Margie B. Cook, James Clotts, and Carl This day this cause came on for hearing on the application of Embert Langley, guardian of Katherine E. Cook, Margie B. Cook, James Clotts, and Carl Clotts, for authority to expend certain moneys for the support, education and control of his minor wards. The cour find that the minor ward, James Clotts is now seventeen years of age and is gainfully employed and is at this time able and willing to support himself from wages earned. The Court further find that the minor wards, Carl Clotts, Margie B. Cook, and Katherine E. Cook reveice from the Devision of Social Secutirty of the United State of America, approximately \$16. 00 per month each which said funds are paid to the said Embert Langley as guardian. The court further find that said children now reside in the home of said applicant and his wife, Rebecca Langley who are the grandparents of said minor wards and that the said Rebecca Langley is ready and willing to support, maintain, clothe and educate said children for the sum of \$16. 00 per month each and that said sum of \$16.00 per month each is a reasonable and fair amount for the support and maintenance of said children. It is therefore ordered, adjudged and decreed that the said Embert Langley as guardian aforesaid be, and he hereby is, authorized to pay to Rebecca Langley the sum of \$16.00 per month for each of said wards, namely Carl Clotts, Margie B. Cook and Katherine E. Cook for their maintenance, care and support and said applicant is authorized to include said expenditures in his next accounty, subject to exceptions as other items of expenditure therein, according to law. John W. Dailey Probate Judge (Seal)

In the Matter of the Estate of Flora E. Lewis, deceased
This day Herman J. Lewis 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 Flora E. Lewis, deceased,
late of Plain City, Ohio in said County, and an affidavit that there is not to kis knowledge
any last Will and Testament of the said intestate, also a statement in gneral temms as what
the Estate consists of and the probable value thereof; and the court being satisfied that an
Administrator should be appointed and that said Herman J. Lewis is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with
sureties as required by law in the sum of Four thousand dollars and no/100--Dollars, and this
cause is continued. John W. Dailey Judge (seal)

In the Matter of the Estate of Flora E. Lewis, deceased
This day Herman J. Lewis appeared in open Court, accepted the appointment as Administrator of the Estate of Flora E. Lewis, deceased, and gave and filed herein his Surety Bond in the sum of Four Thousand (\$4,000.00) Dollars, conditioned according to law, with Western Surety Co. as sureties, which bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said Herman J. Lewis, that Jay D. Ferguson, Lank W. Cary and F. H. George be appointed apprasiers of said estate; 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 \$_____ John W. Dailey Judge (seal)

Orders on filing of schedule of claims-confirming without notice
In the matter of the estate of Martin L. Fox, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

August 5, 1947

15302
In the Matter of the Estate of Lincoln Jay Cook, deceased
Order to record proof of publication of notice of appointment.
This day the affidavit of Mae E. Rausch, agent of the Union County Journal, a newspaper of

general circulation in this County, that the Notice of Appointment of Pearl McIlroy as Administrator of the Estate of LincolnJay Cook, deceased, was published in saidnewspaper 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. John W. Dailey Judge (seal)

Election of Surviving Spouse
In the Matter of the Will of Vina J. Bailey, deceased
This day personally appeared in open court Samuel K. Bailey, surviving spouse of said Vina J. Bailey, deceased, and signified the desire of making his election whether to take under the will of said Vina J. Bailey, deceased, or under the statute of descent and distribution.
Whereupon the court explained to him the provisions of the said will and his rights under the same and also explained to him rights at law in the event of his taking under the statute of descent and distribution; and thereupon he declared himself satisfied with the provisions of said will, and elected to take under said will and his election so to take is hereby entered upon the Journal of the Court, as provided by law. John W. Dailey, Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of Earl Hudson, deceased
This day came Lula A. Hudson, executrix of the estate of Earl Hudson, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof,
for an order directing the transfer of certain real estate belonging to said decedent, as set
ofrth in the application.
It appearing to the satisfaction of the court that all of the representations set forth in said
application are true; that the descritpion of said real estate and the list of persons to whom
each such parcel thereof passed by descent or devise is as set forth in said application; and
it appearing to the satisfaction of the court that the law has been fully complied with by said
applicant; itsis 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 certain 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.
John W. Dailey, Probate Judge (Seal)

In the Matter of the Estate of George W. Hunt, Sr., deceased
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a
newspaper of general circulation in this County, that the Notice of Appointment of Lovelace
B. Hunt as Executrix of the Estate of George W. Hunt, Sr., deceased, was published in said
newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it
is ordered that the same be recorded in the records of this office. John W. Dailey Judge (seal)

August 8, 1947

Order to Record Proof of Publication of Notice of Appointment
In the Matter of the Estate of Daniel Milligan, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Edith Conrad as administratrix of the estate of Daniel Milligan, 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. John W. Dailey, Judge (Seal)

Order to Record Proof of Publication of Notice of Appointment
In the Matter of the Estate of Maggie Safley, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of McKinley Haines as administrator of the estate of Maggie Safley, 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. John W. Dailey, Judge (Seal)

Estate of Walter C. Fullington, deceased Filing of Third Account.

This day came J. M. Lentz and Frank D. Henderson, Trustees of said estate, and filed their third account herein.

It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of September 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time.

John W. Dailey Judge (seal)

August 9, 1947

Order approving Inventory and Appraisement
In the Matter of the estate of William R. Barry, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order Approving Inventory and Appraisement
In the Matter of the Estate of Lincoln Jay Cook, deceased
This day an inventory and appraisement 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 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 and appraisement after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15221-A
In the Matter of the Estate of John Jacob Greenbaum, deceased
This day Anna Margaret Young filed an application for the appointment of Gwynn Sanders as Administrator of the estate of John Jacob Greenbaum, deceased.
It is ordered that notice of said application be given to John G. M. Greenbaum, Rd.l Pkin Cityl Ohio be personal service by the Sheriff that said cause will be for hearing before the court on the 20th day of August, 1947 at 10:00 o'clock A. M. and this cause is continued.
John W. Dailey Judge (seal)

Order approving inventory and appraisement
In the matter of the estate of Viola M. Harvey, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Hannah Collier, deceased
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Charles Collier as Administratorof the Estate of Hannah Collier, deceased, was published in said newspaper as heretofore ordered, was filed herein together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

Marion C. Winter, Guardian of Minnie Snedeker, an incompetent, person, Plaintiff vs-Howard Langstaff, et al Defendants.

On the application of F. LeRoy Allen, attorney at law, it appearing that Minnie Snedeker, one of the Defendants, is an incompetent person and that the duly appointed, qualified, and acting Guardian of said Defendant is Plaintiff herein, it is ordered that Luther Liggett be and he is hereby appointed Guardian Ad Litem of said Minnie Snedeker. John W. Dailey Judge (seal)

15207-A Marion C. Winter, guardian of Minnie Snedeker, an incompetent person, plaintiff -vs- Howard Langstaff, et al defendants. This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate belonging to his said ward, and the evidence, the defendants being in default of answer although werved with summons according to law or having waived service of summons as provided by law. The court finds from the evidence that all necessary parties are properly before the court and that 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 Frank Cramer, W. C. Jacobs and Charles H. Brown, three judicious and dis-interested persons of the vicinty not next of kin of the petitioner or his ward be and they are hereby appointed to appraise said real estate at its true value and money. It is further ordered that said appraises be sworn as required by law to truly and impartially appraise said real estate upon actual view at its fair cash value and to make return of the proceedings in writing to this court on or before the 9th day of September, 1947, Dailey, Probate Judge (Seal) Approved, Allen & Allen Attorneys for plaintiff

August 11, 1947

In the Matter of the Guardianship of Ella M. Webb,
This day this cause came on for hearing on the application of Jean Sawyer, guardian of the
person and estate of Ella M. Webb, for an allowance for expenses and compensation rendered in
the best interests of said ward.
The court finds that the Huntington National Bank of Columbus, Ohio, Executor of the Estate of
Charles D. Webb and Testamentary Trustee under his will, has waived notice of the filing of
said application.
The court upon consideration hereby fixes, subject to exceptions, the probable value of said
services at \$300.00 and the expenses incurred at \$65.00 and authorizes said applicant to include
\$365.00 as an item in her next account. John W. Dailey, Probate Judge (Seal)

In the Matter of the Guardianship of Ella M. Webb
This day this cause came on to be heard upon the application of Jean Sawyer, Guardian of Ella
M. Webb, for authority to pay commsel fees to Gwynn Sanders for necessary legal services rendered herein as set forth in said application.
The court find that the Huntington National Bank of Columbus, Ohio, Executor of the Estate of Charles D. Webb and Testamentary Trustee under his will, has waived notice of said application. The court upon consideration, hereby fixes the probable value of said services at \$204.62 and authorizes the applicant to include the same in her next account, subject to exceptions as other items of expenditure therein according to law. John W. Dailey, Probate Judge (Seal)

Filing of first account
Estate of Ella Webb
This day came Jean Sawyer, guardian of said ward, and filed here first account herein.
It is thereupon ordered that said account be set for hear ng on Tuesday, the 30th day of September, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

August 12, 1947

Authority to transfer real estate
In the matter of the estate of J. L. Davis, deceased
This day came Ruby G. Wetzel, executrix of the estate of J. L. Davis, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for

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

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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.

John W. Dailey, Probate Judge (Seal)

August 13, 1947

Order to record proof of publication of notice of appointment
In the Matter of the Estate of Athera A. Wallace, deceased
This day the effidavit of Mae E. Rausch, publisher, agent of the Union County

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Sylvia Pierce as administratrix of the estate of Athera A. 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. John W. Dailey, Judge (Seal)

In the Matter of the Guardianship of Emma Poling. Order for Hearing and Notice.
This day Mary E. Smith filed an application in Court for the appointment of a Guardian of Emma Poling alleged incompetent.
It is ordered that said application be set for hearing on the 19th day of August 1947, at 10 o'clock A. M., and that at least three days' notice of the time and place of said hearing be given to: The proposed ward Emma Poling, by personal service in wiriting. John W. Dailey Judge (seal)

15312
In the Matter of the Will of Mary M. Blain, deceased
An application having been this day presented to the Court by Ethel Edna Campbell praying that an instrument in writing purporting to be the last will and testament of Mary M. Blain, deceased, be admitted to probate: All known next of kin resident of the State of Ohio having waived notice. It is ordered that a hearing on said application be had on the 13th day of August, 1947 at 10 o'clock A. M. John W. Dailey Judge (seal)

15312 In the Matter of the Will of Mary M. Blain, deceased Order Admitting to Probate and Record This matter came on this day further to be heard, on the application of Ethel Edna Campbell to admit to probate and record the will of Mary M. Blain, deceased, late of the Village of Marysville in said County, heretofore filed in this Court. It is now shown to the saitsfaction of the Court that said decedent died leaving no surviving spouse and that those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutues of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely be reason of relationship to a deceased spouse thereof), have in writing waived the service of notice of said application and have consented to the admission of said will 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 Beula L. Kreakbaum and Marjorie Rundell, this day appeared in open Court and having been duly sworn, testified respectively to the due executiion end attestation of said will which testimony was reduced to writing, was subscribed by them respectivelyk and was filed herein. Whereupon the Court finds that the aforesaid instrument of writing, is the last will and testament of said Mary M. Blain, deceased; that it was duly executred 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, being satisfied as to its jurisdiction herein, orders the admittingof said will to probate and record, and that the testimony of the witnesses herein, be antered

In the Matter of the Estate of Mary M. Blain, deceased
Order for Appointment and for Bond
The Last Will of Mary M. Blain, deceased, late of Marysville in saidCounty, having heretofore been duly proved and allowed; this day C. A. 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 ingeneral terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said C. A. 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 twelve thousand Dollars, and this cause is continued. John W. Dailey Judge (seal)

of record in this Court. John W. Dailey Judge (seal)

In the Matter of the Estate of Mary M. Blain, deceased
Bond Approved and Letters Issued Order to Publish Notice
This day C. A. Hoopes appeared in open Court, accepted the trust as Executor of the Estate of
Mary M. Blain and gave and filed herein his Bond in the sum of twelve thousand dollars, conditioned according to law, with The Ohio Casualty Company as sureties, which Bond is approved
by the Court.
It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said
C. A. 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 at \$\frac{1}{2}\$. John W. Dailey
Judge (seal)

Authority to transfer Real Estate
In the Matter of the Estate of Cherles D. Webb, deceased
This day came The Huntington National Bank, executor of the estate of Charles D. Webb, deceased, and filed herein its application, duly verified, which application is attached hereto and made a part thereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey Probate Judge (Seal)

August 15, 1947

In the Matter of the Will of Elijah S. Elliott, deceased.

Election under Will by written instrument.

On this 15th day of August, 1947, a written instrument, duly signed and acknowledged by Carrie Elliott, surviving spouse of Elijah S. Elliott, 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 the Court. John W. Dailey Judge (seal)

In the Matter of the Estate of Elijah S. Elliott, deceased.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be dispensed with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed, and that the same be recorded. John W. Dailey Judge (seal)

15256-A
In the Matter of the Estate of Elijah S. Elliott, deceased.

Petition for Order to Distribute Assets in Kind.

This day Carrie Elliott, Executrix of the estate of Elihah S. Elliott, deceased, appeared in open Court, and filed her petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition.

To-wit: Three Shares Union Co. Farm Bureau Stock to Carrie Elliott.

And it appearing to the Court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attached to said petition;

It is therefore ordered that said Administrator distribute and pay over said assets in kind as described above; provided however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit.

It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribution; and this cause is continued. John W. Dailey Judge)saal)

In the Matter of the Estate of Elijah S. Elliott, deceased.

This day came Darrie Elliott, Executrix of the estate of Elijah S. Elliott, deceased, and made and filed herein her report of distribution and paying over the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said report is in all respects correct, and that such distributing has been made according to law and the former order of the Court; it is ordered that the proceedings of said Executrix be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said Executrix pay the costs herein taxed at . John W. Dailey Judge (seal)

15256-A In the Matter of the Estate of Elijah S. Elliott, deceased

Authority to Transfer Real Estate.

This day came Carrie Elliott, Executrix of the estate of Elijah S. Elliott, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons listed to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said ap licant; it is hereby ordered that said real estate be transferred upon the duplicate of the Courty 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. John W. Dailey Judge (seal)

Estate of Elijah S. Elliott, deceased Filing of first and final account.

This day came Carrie Elliott, Executrix of said estate, and filed her first and final account herein.

It is therefore ordered that said account he set for hearing on Tuesday, the 30th day of

It is therefore ordered that said account be set for hearing on Tuesday, the 30th day of September, 1947, at 10 o'clock A. M. and that notice of said hearing be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

15312-A
In the Matter of the Estate of Mary M. Blain, deceased.

Order Approving Inventory and Appraisement.
This day an Inventory and Appraisement in the above captioned estate, heretofore filed merein, 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

August 16, 1947
Estate of Martin L. Fox, deceased. Filing of first and final account.
This day came Mary E. Fox and Homer S. Fox, Executors, of said estate and filed their first and final account herein.
It is therefore ordered that said account be set for hearing on Tuesday, the 30th day of Sep-

tember, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

August 18, 1947

Journal Entry Aughotizing Settlement of Claims In the Matterof the Estate of Francis LeRoy Robb, deceased This 18th day of August, 1947, came Helen S. Robb, administratrix of the estate of Francis LeRoy Robb, deceased, and filed her application herein; from which application and the evidence adduced in support thereof, it appears to the court that the said Helen S. Robb, as administratrix of the estate of Francis LeRoy Robb, deceased, has made claims against The New York Central Railroad Company for causing personal injuries to and death of the said Francis LeRoy Robb and destruction of his automobile, at or near Raymond, Union County, Ohio, on or about the 22nd day of June 1947; that said Administratrix now has an opportunity to settle all of said claims, demands and causes of action for the sum of Five Hundred Dollars (\$500.00), 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 Helen S. Robb, administratrix of the estate of Francis LeRoy Robb, 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 administratrix has or may have against the New York Central Railroad Company by reason of all the injuriesto and death of said decedent, and destruction of his automobile, and to execute and deliver to said reallrand company a full and complete release covering all of said claims, de-John W. Dailey, Probate Judge (Seal) mands and causes of action. August 19, 1947

In the Matter of the Estate of Harriet Robinson, deceased.

This day Lucile Robinson appeared in open Court, andm de and filed an application under oath as required by law to be appointed as Administratrix of the Estate of Harriet Robinson, deceased, late of Marysville, Ohio in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratorix should be appointed and that said Lucile Robinson is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Ten Thousand Ollars, and this cause is continued. John W. Dailey Judge (seal)

In the Matter of the Estate of Harriet Robinson, deceased
This day Lucile Robinson appeared in open Court, accepted the appointment as Administratrix of the Estate of Harriet Robinson, deceased, and gave and filed herein her Bond in the sum of Ten Thousand Dollars, conditioned according to law, with Carrie Shriver and Ellsworth Shriver as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Lucile Robinson 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 \$____. __ John W. _Dailey_ Judge (seal)

In the Matter of the Estate of Minnie M. Wilcox, deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed, that the same be recorded. John W. Dailey Judge (seal)

In the Matter of the Estate of Hutson S. Smith, deceased
This day Sterling Smith filed an application in the Probate Court for the appointment of himself as administrator of the estate of Hutson Smith.

It is ordered that a hearing be had on said application on the 25th day of August 1947 at 10 o'clock A. M. and that notice of said hearing be given to Fred Smith by service by the Sheriff of this county. John W. Dailey Judge (seal)

In the Matter of the Guardianship of Emma Poling, an incompetent.

Order on Hearing.

This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered.

The Court finds that said Emma Poling is incompetent by reason of her mental condition, and therefore she is incapable of taking care of and preserving her property.

It appearing to the Court that Mary E. Smith is legally competent, and she having filed the application herein and given bond in the sum of \$4,000.00 conditioned according to law, with Ohio Casualty Company as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Mary E. Smith as provided by law. John W. Dailey Judge (seal)

Marion C. Winter, Guardian of Minnie Snedeker, an incompetent, plaintiff -vs- Howard Langstaff, et al. Defendents
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 regular and correct, it is ordered that the same be and it hereby is approved and confirmed.
The court finds the bond heretofore given by the Plaintiff as Guardian of Minnie Snedeker, an incompetent, in the amount of Five Thousand Dollars (\$5,000.00) is sufficient and it is ordered that an additional bond be dispensed with.

It appearing that private sale would be to the best interest of said ward, it is ordered that said Marion C. Winter, as such Guardian, sell said real estate at private sale at not less than two thousand nine hundred eighty-three and no/loo Dollars (\$2983.00) being the appraised value thereof for cash, upon the delivery of a deed.

It is ordered that said guardian make return of sale without unnecessary delay. John W; Dailey Judge (Seal)

August 20, 1947

15315 In the Matter of the Estate of Dale Sine age 14 years and Waldo Sine, age 18 years, Minors. Orders Dispensing with Guardianship of Ordering Distribution of Property. This day Charles Sine, father of Dale Sine and Waldo Sine, minors, in the matter of the Estate of Waldo Sine, age 18 years, and Dale Sine, age 14 years, minors, appeared in open Court and filed an application for authority to pay or deliver property of the partition suit of Russell Sutherland vs. Carrie B. Watkins, No. 22053 in the Common Pleas Court of Logan County, Ohio, being the distributive shares of Dale Sine and Waldo Sine, minors, without the appointment of a guardian.

Whereupon it appearing that the estate of said minors is less than \$500.00 in value, and it appearing that it would be for the best interest of saidminors to dispense with the appointment of a guardian; it is ordered that the appointment of a guardian be andit is hereby dispensed with, and it is further ordered that the property described in said application be paid or delivered to the persons named below: Dale Sine RFD Richwood, Ohio ,destributive share of Sutherland partition \$224.87; Waldo Sine RFD Richwood, Ohio, distributive share of Sutherland partition \$224.87. John W. Dailey Judge (seal)

15313 Order approving inventory and appraisement

In the Matter of the estate of Harriet Robinson, deceased This day an inventory and appraisement in the above captioned estate, heretofore filed herein,

came on forhearing.

It appearing to the satisfaction of the court that notice of the filing of the said inwentory and appraisement has been given to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is nor owdered that said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

In the Matter of the Estate of John Jacob Greenbaum, deceased This day this cause came on for hearing upon the application herein filed for the appointment of an administrator of the estate of John Jacob Greenbau, deceased. All the next of kin resident of the State of Dhio having been notified and having waived their right to administer said estate, it is ordered that Robert Allen be appointed as administrator of said estate upon the giving bond with sureties as required by law in the amount of Five Thousand (\$5,000.) Pollars and this matter is continued. John W. Dailey Judge (seal)

August 21, 1947

15221-A Journal Entry In the matter of the estate of John Jacob Greenbaum, deceased This day Robert Allen appeared in open court, accepted the appointment as administrator of the estate of John Jacob Greenhaum, deceased, and gave and filed herein his bond in the sum of five thousand dollars, conditioned according to law, with the Fidelity and Deposit Company of Maryland as sureties, which bond is approved by the aourt. It is thereofre ordered that letters of administration issue to said Robert Allen, that Lank W. Carey, Ralph Nicol and A. D. Losey be appointed appraisers of said estate; 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 \$ ____. John W. Dailey, Probate Judge (Seal)

15303-A Journal entry appointing trustee McKinley Haines, administrator of the estate of Maggie Safley, deceased, plaintiff, -vs- John Safley, et al., Defendants It having come to the attention of the court that John Safley, one of the defendants herein is incompetent, it is ordered that Gwynn Sanders be and hereby is appointed trustee for the suit to defend said action on behalf of said defendant. John W. Dailey, Probate Judge (Seal)

15303-A Finding sale necessary and ordering appraisement McKinley Haines as administrator of the estate of Maggie Safley, plaintiff -vs- McKinley Haines. guardian, et al. defendants 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 John Safley, surviving spouse of said Maggie Safley, deceased, is entitled to dower and to home-stead rights in the real estate described in the petition; that said --- by---answer herein asks that the just and reasonable value of ---dower in said real estate be fixed by the court and paid to ---- out of the proceeds, and five hundred dollars in lieu of a homestead, 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, it appearing to the court that a new appraisement should be made of said real estate, it is ordered that N. E. Davis, Eugene Rausch, and Harold J. Coleman, three judiciouse and disinterested persons of the vicinity, not next of kin of the petitioner, be and they hereby are appointed to appraise said real estate at its true value in money free from the dower estate 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 21st day of September, 1947. John W. Dailey, Probate Judge (Seal)

15303-A Confirming appraisement, dispensing with bond and ordering private sale McKinkey Haines, as administrator of the estate of Maggie Safley, plaintiff -vs- McKinley Haines Guardian, et al. Defendants This day this matter came on further to be heard on the report of the appraisers heretofore herin 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 McKinley Haines 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 McKinley Haines, 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,

Cash on delivery of deed.

And plaintiff is ordered to make return forthwith upon such sale. John W. Dailey, Probate Judge (Seal)

In the Matter of the Guardianship of Elizabeth Willoughby,
This day an application was presented to the Court for an allowance for legal and extraordinary services and expenses incurred in the proper administration of the above matter.
On consideration thereof the Court allows to the said McKinley Haines, Guardian, the sum of \$100.00 as compensation which the Court considers at this time just and reasonable.
The foregoing allowance is to be listed as a credit in the account of the said fiduciary and is subject to exceptions as other items of credit in accounts. John W. Dailey Judge (seal)

In the matter of the guardianship of Elizabeth Willoughby, an incompetent person. This day an application was presented to the court for the allowance for legal and extraordinary services and expenses incurred in the proper administration of the above matter. On consideration thereof the court allows to the said Clifton L. Caryl, the sum of \$125.00 as attorney for legal services rendered to McKinley Haines as guardian of the estate of Elizabeth Willoughby which the court considers at this time just and reasonable. The foregoing allowance is to be listed as a credit in the account of siad fiduciary and is subject to exceptions as other itmes of credit in accounts. Lohn W. Dailey, Probate Judge (Seal)

15313-A Lucille Robinson, Administratrix of the Estate of Harriet Robinson, Plaintiff vs. Lucile Robinson, et al., Defendants Dispensing with a new appraisement and bond and ordering private sale. This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent to pay debts of her estate,. The 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 the prayer of the petition should be granted, that the defendant, surviving spouse of said decedent, is entitled to just and reasonable value of dower in said premises, that the real estate described in the petition was appraised by the appraisers of the estate of Twelve Thousand Dollars, and that a further appraisement is dispensed with. It appearing to the Court that the amount of the original bond given by Lucile Robinson as such Administratrix is sufficient to cover double 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 Lucile Robinson as such Administratrix, 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: One-third cash in hand, one-third in one year and one-third in two years from the time of sale. Deferred payments to be secured by mortgage on said premises and bear interest at the rate of per cent. And plaintiff is ordered to make return forthwith upon such sale. John W. Dailey Judge (seal)

Lucile Robinson as administratrix of the estate of Harriet Robinson, plaintiff -v-s Lucile Robinson, et. al., Defendants This day this cause came on to be heard on the report of Lucile Robinson, administratrix of the estate of Harriet Robinson 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 Harriet Robinson in said real estate, to the purchaser, Carrie Shrvier upon said purchaser paying therefore the sum of Twelve thousand (\$12,000.00) Dollars, the purchase price. This cause coming on further to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale in the amount of twelve thousand (\$12,000.00) dollars, it is ordered that said administratrix out of said money in her hands, pay: First: The cost of this proceedings in the amount of 16.00 second: the taxes, penalties, interest and assessments against said real

estate in the amount of
third: That the balance of said proceeds be retained by the administratrix and accounted for
by her in her first account, in the amount of
John W. Dailey, Probate Judge (Seal)

August 22, 1947

Nora Miller, Administratrix of the Estate of Laura Rust, deceased Plaintiff -vs- Cora Ballard et al Defendants.

This day this cause came on to be heard upon the petition of plaintiff and the evidence, the court finds all of the defendants herein have waived the service of summons and process and voluntarily entered their appearance herein and consented to the sale as prayed for, and are properly before the court.

The court further find that it is necessary to sell said real estate to pay the debts of said estate and theprayer of the petition should be granted.

The court further find that the real estate described in the petition was appraised by the appraisers of the estate at \$3300.00 and that a further appraisement be dispensed with.

The court further find that the bond heretofore given by plaintiff as administratrix of the estate of Laura Rust, deceased, in the amount of \$5000.00 is sufficient and no additional bond is required.

The court further find that Cora Ballard, Leah Hildreth Lessick, James Albert Hildreth, Martha Hildreth Stuart, Arnold Hildreth, Alma Hildreth Acerkman, Ray Neel, Olive Force, Lilly Fryman, Ovid Melick, Ella McCamey Stock, Edna Mary Fahey and Carrie B. Wyant are the only heirs at

It is therefore ordered that Nora Miller, Administratrix of the Estate of Laura Rust, Deceased. proceed to advertise for sale on the 20th day of September, 1947 at 10 o'clock A. M. at the north door the courthouse, Marysville, Ohio, the real estate in the petition described; that she sell the same at not less than two-thirds of the appraised value thereof for cash, ten per cent on day of sale and the balance upon confirmation of sale by this court.

The plaintiff is ordered to make return forthwith upon such sale. John W. Dailey Judge (seal)

law and next of kin of said decedent and are the only persons having any interest in said real

Estate of Elizabeth Willoughby, deceased
The guardian of the above named incompetent having filed his return of the public sale of the personal property of said ward and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with the law and therefore approved and confirms the same. John W. Dailey Judge (seal)

Estate of Elizabeth Willoughby Filing of first and final account.

This day came McKinley Haines, Guardian of said estate, and filed his first and finla account herein.

It is thereupon ordered that said account be set for hearing on Tuesday, the 30th day of September, 1947 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said tim.e John W. Dailey Judge (seal)

In the Matter of the Estate of Elizabeth Willoughby, deceased

This day McKinley Haines appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estate of Elizabeth Willoughby, deceased, late of Paris Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said McKinley Haines 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 Twelve Thousand Dollars, and this cause is continued. John W. Dailey Judge (seal)

In the Matter of the Estate of Elizabeth Willoughby, deceased

This day McKinley Haines appeared in open Court, accepted the appointment as Administrator

of the Estate of Elizabeth Willoughby, deceased, and gave and filed herein his Bond in the sum

of twelve thousand Dollars, conditioned according to law, with The Fidelity and Deposit Co.

of Maryland as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said McKinley Haines, that

N. E. Davis, Eugene Rausch, and Harold J. Coleman be appointed appraisers of said estate; that

notice of said appointment be published as required by law; that this profeeding be recorded,
and that said Administrator pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey Judge (seal)

In the Matter of the Estate of Flora E. Lewis
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal a nespaper of general circulation in this County, that the Notice of Appointment of Herman J. Lewis as Administrator of the Estate of Flora E. Lewis, 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. John W. Dailey Judge (seal)

15303-A (August 21, 1947) ANSWER OF GUARDIAN OF SURVIVING SPOBSE McKinley Haines, administrator of the estate of Maggie Safley, deceased Plaintiff -vs- John Safley, et al., Defendants.

Now comes McKinley Haines, guardian of John Safley, one of the defendants herein, and for answer to the petition says that he admits that McKinley Haines is the duly appointed, qualified and acting administrator of the estate of Maggie Safley, deceased; that said decedent died seized of an undivided one-half interest in the real estate described in the petition, and that this answering defendant, to-wit, John Safley, in the woner of the other undivided one half interest in such real estate.

It would be to the best interest of the estate of the decedent and to the guardianship of the entire tract of real estate, including the one half interest of John Safley, be sold.

WHEREFORE this defendant asks that the entire tract of real estate described in the petition be sold according to the statutes in such case made and provided, and for such other and further relief as he may be entitled to. McKinley Haines

State of Ohio, County of Union ss:

McKinley Haines, being duly sworn, says that he is the duly appointed, qualified and acting guardian of John Safley, and the facts stated in the foregoing answer are true as he verily believes. McKinley Haines Sworn to before me and subscribed in my presence this 23 day of August, 1947. Clifton L. Caryl Notary Public

McKinley Haines as administrator of the Estate of Maggie Safley, Plaintiff -vs- McKinley Haines, Gdn. et al, Defendants.

This day this cause came on for hearing upon the petition, answer and corss petition of McKinley Haines as guardian of John Safley and Gwynn Sanders as trustee of the suit for John Safley and the evidence and the court finds that all the defendants herein have been duly and legally served with process or have voluntary entered their appearance herein and are properly before the court.

The court further finds that McKinley Haines as guardian of John Safley has by answer and cross petition requested that the entire interest in said real estate be sold, being the undivided one-half interest of Maggie Safley and the undivided one-half interest of John Safley, and the court being fully advised finds that it would be to the best interest of the estate of

said real estate to pay the debts of Maggie Safley deceased.

It is further ordered by the court that said real estate as a whole should be appraised by three disinterested persons in the vicinity, not next of kin to the decedent and not next of kin of the said John Safley, free of the dower right of John Safley, it is ordered that N.E. Davis, Eugene Rausch and Harold J. Coleman be and they are hereby appointed to appraise the entire tract of said real estate at its true and actual value in money free from the dower estate of John Safley; it is further ordered that said appraisers be sworn as required by law to truly and impartially appraise said real estate upon acutal view of its fair cash value, and to discharge their duties as required by law and to make return of their proceedings in writing to this court on or before the 21st day of September, 1947. John W. Dailey Judge (seal)

John Safley that the entire tract of real estate be sold and that it is necessary to sell

ge (seal)
August 23, 1947

McKinley Haines, administrator of the estate of Maggie Safley, deceased, Plaintiff vs. John Safley, et al., Defendants.

This day this cause came on to be heard upon the report of McKinley Haines, administrator

of the estate of Maggie Safley, ndeceased, and of his proceedings under the former order of this court; the court having carefully examined said report and finding the 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. It is further ordered that said administrator execute a deed of all the right, title and interest of said decedent, and of the defendant, John Safley, in said real estate, to the purchasers Robert Goldsberry and Margaret Goldsberry, upon said purchasers paying to said administrator the purchase price in full for said real estate in the sum of \$1200.00. It is further ordered by the Court that said McKinley Haines out of the money in his hands, pay: First: to the treasurer of Union County, Ohio, taxes in the sum of \$14.26. Second: to this Court the costs and expenses of the proceeding in the sum of \$23.00; to Clifton L. Caryl, advanced for revenue stamps on deed, \$1.65; to McKinley Haines, administrator of said estate, the sum of \$24.00 as compensation; to Clifton L. Caryl, attorney, the sum of \$50.00 as attorney fees. Third: To McKinley Haines, guardian of John Safley, the sum of \$580.54 being his share in the undivided one half interest in the sale of said real estate. Fourth: The balance in the sum of \$580.55 to be retained by the said McKinley Haines, administrator, and accounted for by him according to law. John W. Dailey Judge (seal) APPROVED: Clifton L. Caryl Attorney for Plaintiff.

August 25, 1947

IN THE PROBATE COURT OF UNION COUNTY, OHIO

Accounts and vouchers of the following named persons and estates have been filed in the Probate
Court of Union County, Ohio, for approval and settlement.

15219 McKinley Haines, guardian of the person and estate of Elizabeth Willoughby, first and final account.

15256-A Carrie Elliott, executrix of the estate of Elijah S. Elliott, first and final account

15239 Mary E. Fox and Homer S. Fox, executors of the estate of Martin L. Fox, first and final account

Jean Sawyer, guardian of the person and estate of Ella M. Webb, first account

J. M. Lentz and Frank D. Henderson, trustees of the estate of Walter C. Fullington, third account

15184 M. E. McKitrick, administrator of the estate of Alice M. McKitrick, first and final account

Lewis G. C. Blumenschein, administrator of the estate of Margaret D. Blumenschein, first and final account

15230 Fred Houston, administrator of the estate of Christine Houston, first and final account 15242 Thomas P. Beck, administrator of the estate of Frank F. Beck, first and final account Unless exceptions are filed thereto, said accounts will be for hearing before this court, on the 30th day of September, 1947 at 10:00 o'clock A. M. at which time said accounts will be considered and continued from day to day until finally disposed of.

Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing.

John W. Dailey, Probate Judge (Seal)

McKinley Haines, guardian of the person and estate of Elizabeth Willoughby, plaintiff -vs-Elizabeth Willoughby, et al., defendants This dause coming on to be heard before the court upon the petition of plaintiff, the answer and cross petition of the defendant, Lewis A. Baughman, and other pleadings filed in this cause, and upon the evidence, the same was argues by counsel and submitted to the court, and upon

and cross petition of the defendant, Lewis A. Baughman, and other pleadings filed in this cause and upon the evidence, the same was argues by counsel and submitted to the court, and upon consideration thereof the court finds that all defendants have been properly served with summons or have entered their appearance herein, and that all parties are properly before the court and the court finds the issuedjoined in favor of the defendant, Lewis A. Baughman, and that judgment should be ordered for the defendant Lewis A. Baughman, as prayed for in his answer and cross petition.

It is the order of this court that upon payment of the balance of the purchase price, to-wit: Four thousand and nine hundred dollars (\$4,900.00), by the defendant Lewis A. Baughman to McKinley Haines as guardian of Elizabeth Willbughby, the said guardian shall execute and deliver a deed for the premises described pursuant to the prayer of defendants cross petition and the statutes in such case made and provided.

Exceptions noted to Plaintiff and trustee for suit. Fred A. McAllister, Judge by assignment Approved by: Clifton L. Caryl, Attorney for plaintiff Gwynn Sanders, Attorney for trustee for suit William L. Coleman, Attorney for defendant, Lewis A. Baughman.

In the Matter of the Guardianship of Hattie Taylor, an incompetent.

It is ordered that a hearing be had before this court on the 17th day of September, 1947, at 10:00 o'clock A. M. upon the application herein filed by Sturgis H. Cneye guardian of Hattie Taylor for instructions relative to the payment of a claim presented to said guardian for the support and maintenance of said ward. John W. Dailley Judge (seal)

In the Matter of the Estate of Emily J. Parmenter, deceased.

This day Martha McCarthy 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 Emily J. Parmenter, deceased, late of Raymond, Ohio in said County, and an affi wit 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 Martha McCarthy is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureites as required by law in the sum of thirty seven hundred Dollars, and this cause is continued. John W. Dailey Judge (seal)

In the Matter of the "state of Emily J. Parmenter, deceased

This day Martha McCarthy appeared in open Court, accepted the appointment as Administrator of the Estate of Emily J. Parmenter, deceased, and gave and filed herein her Bond in the sum of thirty seven hundred Dollars, conditioned according to law, with The Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court.

It is therefore that Letters of Administration issue to said Martha McCarthy; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administratrix pay the costs taxed at \$\frac{1}{2}\$. John W. Dailey Judge (seal)

Orders on Filing of Schedule of Claims-Confirming without notice

In the matter of the estate of Lillie M. Middlesworth, deceased This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be comfirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

15263

Filing of first and final account

Estate of Lillie M. Middlesworth, deceased

This day came Andrew J. Middlesworth, administrator of said estate, and filed his first and

final account herein.

It is thereupon ordered that said account be set for hearing on Friday, the 31st day of October 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

15265

Election under will by written instrument

In the matter of the will of Earl Hudwon, deceased
On this 25th day of August, 1947 a written instrument, duly signed and acknowledged by Lula A.
Hudson surviving spouse of Earl Hudson, 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 the court. John W. Dailey, Probate Judge (Seal)

15265-A

Orders on filing of schedule of claims- confirming without notice

In the matter of the estate of Earl Hudson, deceased

This day a schedule of claims in the above captioned estate was filed in this court, by the fid uciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

15265-A

Filing of first and final account Estate of Earl Hudson, deceased

This day came Lula A. Hudson, executrix of said estate, and filed her first and final account

herein.

It is thereupon ordered that said account be set for hearing on Friday, the 31st day of October, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county, And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

August 26, 1947

Orders on Filing of Schedule of Claims - Confirming Without Notice

In the Matter of the Estate of Vina J. Bailey, deceased

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

15250-A

Authority to transfer real estate

In the Matterof the estate of Vina J. Bailey, deceased

This day came Samuel K. Bailey, executor of the estate of Vina J. Bailey, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county where such parcels are situated, to the persons named therein and that a certificate for the transfer of said real estate, together with the descritpion contained in the application, be filed with the recorder of the proper county for record, as provided by law. John W. Dailey Probate Judge (Seal)

15304

Orders on Filing Inventory In the Matter of the estate of Hannah Collier, 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 8th day of September, 1947 at 10:00 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Union County Journal at least ten days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Judge (Seal)

August 28, 1947

15314

In the matter of the estate of Hutson S. Smith, deceased

Order for appointment and for bond This day Sterling Smith 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 Hutson S. Smith, deceased, late of York Township, in said County, and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Sterling Smith is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Five Thousand Dollars, and this cause is continued.

John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Hutson S. Smith, deceased

Bond approved and letters issued appointment of appraisers order to publish notice

This day Sterling Smith appeared in open court, accepted the appointment as administrator of
the estate of Hutson S. Smith deceased, and gave and filed herein his bond in the sum of Five
Thousand (\$5,000.00) Dollars, conditioned according to law, with Glen Falls Indemnity Company
of Glen Falls, New York as sureties, which bond is approved by the court.

It is therefore ordered that letters of administration issue to said Sterling Smith that Ward
Brooks, Dale Staley and Herbert Ray be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey, Probate Judge (Seal)

In the Matter of the Will of James O'Briant, deceased
Journal Entry on Presentation of Will for Probate
An application having been this day presented to the Court by Cary Charles O'Briant praying that an instrument in writing purporting to be the last will and testatment of James O'Briant deceased, be admitted to probate: All next of kin, known to be resident of the State having waived notice in writing.

It is ordered that a hearing on said application be had on the 8th day of September, 1947 at 10 o'clock A. M. John W. Dailey Judge (seal)

In the Matter of the Will of James O'Briant, deceased
This day William L. Coleman appeared in open Court and made application for a commission to
issue to some suitable person to take the deposition of Lucile Peppard (Raark) witness to the
will of said James O'Briant, deceased. And it appearing to the Court that said witness resides
out of the jurisdiction of this Court, to-wit: at 624 Tenth Avenue, Huntington, West Virginia
It is therefore ordered t at such Commission, with said Will Annexed, issue to M. W. Flesher,
First Huntington National Bank, Huntington, W. Va., a suitable person, to be duly executed,
and together with the deposition of said witness so taken, signed, certified and seal ed be
returned to this Court with all conveneint speed, and this cause is continued. John W. Dailey
Judge (saal)

In the Matter of the Estate of Emma Poling, guardianship
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 9th day of September, 1947 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, be
publication in the Marysville Tribune at least 10 days proor 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. John W. Dailey Judge (seal)

In the Matter of the Guardianship of Emma Poling, an incompetent
This day this cause came on to be heard upon the application of the Guardian for an order to sell the household goods, listed in the inventory at public auction. And the court being fully advised in the premises sustained said application. It is therefore ordered that said Guardian be and she hereby is authorized to employ George Simpson as an auctioneer to advertise and sell said property at public auction. John W. Dailey Judge (seal)

August 29, 1947

In the Matter of the estate of Mary M. Blain, deceased
Upon application of Mary Miriam Richey, one of the heirs at law and next of kin of the said
Mary M. Blain, deceased, and for good cause shown, the entry made herein August 15, 1947,
approveng the inventory and appraisement filed herein on that date by C. A. Hoopes as executor
it is hereby vacated and set aside, and leave is hereby granted to the said Mary Miriam Richey
to file exceptions to said inventory and appraisement. John W. Dailey Judge (seal)
APPROVED: Fred R. "ickham Attorney for Mary Miriam Richey

In the Matter of the estate of Mary M. Blain, deceased
On this 29 day of August, 1947, came Mary Miriam Richey, and, with leave of Court, filed her exceptions to the inventory and appraisement of the estate of Mary M. Blain, deceased, filed by C. A. Hoopes as executor of said estate, andit is ordered that the said exceptions be heard on the 15 day of September, 1947, and that notice of said hearing be served on all parties having interest in this matter. John W. Dailey Judge (seal)

Filing of first and final account
Estate of Minnie M. Wilcox, deceased
This day came William Delno Wilcox, administrator of said estate, and filed his first and
final account herein.
It is thereupon ordered that said account be set for hearing on Friday, the 31st day of October
1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the
Marysville Tribune, a newspaper of this county. And this matter is continued until said time.
John W. Dailey, Probate Judge (Seal)

Journal Entry
In the matter of Robert Parthemenr, a minor seven years of age.
This cause came on to be heard on the application of George Parthemer, for authority to settle the claim of Robert Parthemer, a minor, seven years of age, for personal injuries wrongfully cause him by being struck by a automobile owned and operated by Ted Poland near the Village of Irwin, Union County, Ohio, without appointment as the legal guardian of said minor.
Whereupon the court finds from the evidence adduced in open court that on or about the 22nd day of May, 1947, said minor was struck by an automobile owned and operated by said Ted Poland, near the Village of Irwin, Union County, Ohio, and that as a consequence of said accident said minor suffered severe and painful injuries for which he is entitled to recover damages, but that no suit on said claim has been brought, and that said Ted Poland, white denying all liability on account of said injuries, has, nevertheless offered in full settlement of said claim, the sum of \$352.75. (continued on page 459)

August 30, 1947

Orders on Settlement - First and final account
In the Matter of the Estate of Reuben E. Curry, deceased
This day the first and final account of John W. Curry, administrator of the estate of Reuben E.
Curry, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement - First and final account
In the Matter of the Estate of Flora Curry, deceased
This day the first and final account of John W. Curry, administrator of the estate of Flora
Curry, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed thereto, and no one now appearing to except
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 account and the proceedings herein be recorded in the Records of this
office. It is further ordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement of Guardian's or Trustee's Account - Second and Final Account
In the Matter of the Guardianship of Josephine Burris, an incompetent
This day the second and final account of Clifton L. Caryl, guardian of Josephine Burris, 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 therewith and all matters pertaining thereto and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.
The court finds a balance of One hundred twenty seven and 14/100 Dollars (\$127.14) and the securities listed in said account in the hands of said guardian due said ward; it is ordered to be turned over to the administrator of said estate.

Costs paid. July 2, 1947 \$6.00.

It is ordered that said fiduciary and his bondsmen be released and discharged except for fraud

Orders on Settlement - First and final account
In the Matter of the Estate of Frances J. Quimby, deceased
This day the first and final account of Iris M. Quimby, administratrix of the estate of Frances
J. Quimby, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement - First and final account
In the matter of the estate of James Edward Crites, deceased
This day the first and final account of Elizabeth R. Crites, administratrix of the estate of James
Edward Crites, deceased, came on for hearing and settlement, due notice thereof having been
published according to law. No exceptions having been filed 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 accoring to law.
It is ordered that said account and the proceedings herein be recorded in the Records of this
office. It is further ordered that said fiduciary and her bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Sâal)

Orders on Settlement - First and final account
In the matter of the estate of Fred Erwin, deceased
This day the first and final account of Ruth May Erwin, administratrix of the estate of Fred
Erwin, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed thereto, and no one now appearing to except
or obejet 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 account and the proceedings herein be recorded in the records of this
office. It is furtherordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15237 Orders on Settlement - First and final account

or manifest error. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Chase T. Porter, deceased
This day the first and final account of Madeline A. Porter, administratrix of the estate of
Chase T. Porter, deceased, came on for hearing and settlement, due notice thereof having been
published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this
office. It is further ordered that said fiduciary and her bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15126
Orders on Settlement of Guardian's Account - First partial account
In the matter of the guardianship of Barbara Kleiber
This day the first partial account of McKinley Haines, guardian of Barbara Kleiber, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law;
It is ordered that the same be and hereby is approved, allowed and confirmed.
The court finds a balanced of sixty two and Ol/100 dollars. (\$62.01) in the hands of said guard-

The court finds a balanced of sixty two and Ol/100 dollars, (\$62.01) in the hands of said guardian due said ward.

Costs paid.

It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

Orders on Settlement - First and final account
In the matter of the estate of Leonard Daniel Patch, deceased
This day the first and final account of Bessie Patch, administratrix of the estate of Leonard
Daniel Patch, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to
except or object to the same; and the court having carefully examined said account and the vouchers 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 banaced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the records of this
office. It is further ordered that said fiduciary and her bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement- first and final account
In the matter of the estate of Louisa Schuster, deceased
This day the first and final account of John Schuster, administrator of the estate of Louisa
Schuster, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewight 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 daid estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and here bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement - First and final account
In the matter of the estate of Addie V. Ray, deceased
This day the first and final account of Millie Cassidy, administratrix of the estate of Addie V. Ray, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the wort having carefully examined said account and the wouchers 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.

It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement - first and final account
In the matter of the estate of Beatrice O. Wilson, deceased
This day the first and final account of Embert Langley, administrator of the estate of Beatrice
O. 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 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.
It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

The court further finds that the applicant, George Parthemer, is the father and natural guardian of said minor, Robert Parthemer, and the person by whom said minor is maintained; and it appearing to the court that the sum offered in settlement of said claim is less than five hundred dollars, and that a settlement of said claim on the basis proposed and without the appointment of a guardian would be for the best interests of said minor.

It is therefore by the court ordered and decredd that the said George Parthemer, the father of said Robert Parthemer, be and he is hereby authorized to negotiate, and to receive and receipt for, such settlement, without appoinment as guardian of said minor, and the court authorizes the payment of said money to the said George Parthemer, and further authorizes him to

execute to the said Ted Poland, 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. John W. Dailey, Probate Judge (Seal)

14494 Entry

In the matter of the guardianship of Donald Lewis Porschet.

This day this cause came on to be heard on the application of the guardian for an order authorizing her to retain attorneys at law for the purpose of prosecuting an appeal from an adverse finding of the Industrial Commission of Ohio as entered on July 12th, 1946, claim number 1700

Being fully advised in therpremises, the court finds that the services of attorneys are essential to the prosecution of such appeal; that a fee contingent upon the successful prosecution of the appeal is necessary and proper under the circumstances; that permission to engage attorneys for such purpose should be granted to the applicant, Verna Dellinger, as guardian of Donald Lewis Porschet, and it is so ordered subject however, to the limitations imposed in the next following paragraph.

The agreement between this guardian and the attorneys retained shall provde that the fee to be charged is contingent upon the successful prosecution of the appeal. In the event the appeal is not successful procedarge nonfany funds of this ward is to be made by said attorneys, whether for fees for services rendered or expenses incurred. Said fee may equal, but shall not exceed thirty-three and one third percent (33 1/3) of any award or wwards made, this amount to include all expenses incident thereto except those for testimony by physicians in connection with the prosecution of the appeal, the latter to be limited to the amount of two hundred dollars (\$200.00) any excess above that amount to be paid by the attorneys retained out of their agreed fee. John W. Dailey, Judge (Seal)

September 2, 1947

In the Matter of the Estate of Ida Mae Shirk, deceased
This day W. R. Shirk 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 Ida Mae Shirk, deceased, late of Peoria, 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 W. R. Shirk is a suitable person andlegally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of twenty one hundred Dollars, and this cause is continued. John W. Dailey Judge (seal)

In the Matter of the Estate of Ida Mae Shirk, deceased.

This day W. R. Shirk appeared in open Court, accepted the appointment as Administrator of the Estate of Ida Mae Shirk, deceased, and gave and filed herein his Bond in the sum of twenty one hundred Dollars, conditioned according to law, with The Hartford Accident and Indemnity Company as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said W. R. Shirk, that N.E. Davis, Harold J. Coleman, and Eugene Rausch be appointed appraisers of said estate; 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 \$_____ John W. Dailey Judge (seal)

15207-A Entry

Maion C. Winter, guardian of Minnie Snedeker, an incompetent plaintiff -vs- Howard Langstaff, et al. Defendants

This day this cause came on for hearing upon the application herein filed by Marion C. Winter guardian of Minnie Snedeker for the authority to pay a real estate broker's commission in the sum of One hundred dollars to John Treese and the court being fully advised in the premises finds that all of the next of kin of Minnie Snedeker have waived notice of hearing on said application and consents to the payment of the same.

The court further finds that the said John Treese is a licensed real estate broker under the laws of this state and that said John Treese produced the purchasers for the real estate as described in the petition and that the amount of compendation requested is reasonable. It is therefore ordered that said guardian be authorized to pay to the said John Treese the sum of One Hundred Dollars as and for a real estate broker's commission upon the delivery of the

deed to said purchaser. John W. Dailey Probate Judge (Seal)

15207-A Entry-confirmation of sale

Marion C. Winter, Gdn. of Minnie Snedeker, an incompetent, plaintiff -vs- Howard Langstaff etal

This cause came on to be heard on the report of Marion C. Winter 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 ordered that said Petitioner execute a deed of all the right, title, and interestof the said Minnie Snedeker, an incompetent, in said real estate to the purchaser, Raymond V. Dutton and Beatrice M. Dutton upon the purchaser paying the purchase price of Three thousand five hundred dollars (\$3500.00) in cash.

This cause coming on further to be heard upon the pleadins herein and upon the motion to distribute the proceeds of the sale amounting to the sum of three thousand five hundred dollars (\$3590).

00) it is ordered that said guardian, out of the money in his hands pay:
First: To the treasurer of this county taxes in the amount of

First: To the treasurer of this county taxes in the amount of
Second: Probate Court costs in the amount of
Third: John Treese, real estate brokers commission
Fourth: Allen & Allen, attorney fees for land sale
160.00

Fifth: It is ordered that the balance of said proceeds amounting to the sum of \$3168.87 be accounted for by said guardian according to law. John W. Dailey, Judge (Seal)

In the Matter of the Estate of Bertha Carter, deceased
This day Marion C. Winter appeared in open Court, andmade and filed an application under oath
as required by law to be appointed as Administrator of the Estate of Bertha Carter, deceased
late of the Village of Richwood in said County, and an affidavit that there is not to kis
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 Marion C. Winter is a suitable person andlegally competent, it is ordered thathe be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Two Thousand One Hundred and no/100 Dollers, and this cause is continued. John W. Dailey Judge (seal)

In the Matter of the Estate of Bertha Carter, deceased
This day Marion C. Winter appeared in open Court, accepted the appointment as Administrator
of the Estate of Bertha Carter, deceased, and gave and filed herein his Bond in the sum of
Two Thousand One Hundred Dollars, conditioned according to law, with The Fidelity and Deposit
Company of Maryland as sureties, which Bond is approved by he Court.
It is therefore ordered that Letters of Administration issue to said Marion C. Winter, that
S. A. Laymon, W. C. Jacobs, and T. P. Sieg be appointed appraisers of said estate; 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 \$\psi\$. John W. Dailey Judge (seal)

Orders on filing inventory and appraisement
In the matter of the estate of Jacob Greenbaum, deceased
This day an inventory and appraisement in the above captioned estate was filedin this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 16th day of September 1947, at 10 o'clock A.
M. and that notice of said hearing be givent to all persons entitled to notice under the law of the State of Ohio, by publication in the Marysville Tribune, at least 10 days prior to the date of said hearing; except those who have waived said notice or who will herewfter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal)

15268
Orders on filing of schedule of claims-confirming without notice
In the matter of the estate of Bessie B. Robinson, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

filing of first and final account
Estate of Bessie R. Robinson, deceased
This day came Harry P. Blake, executor of said estate, and filed his first and final account herein.
It is thereupon orders that said account be set for hearing on Friday, the 31st day of October 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

Filing of Twelfth Partial Account
Estate of Delmer Jerew, incompetent
This day came K. D. Kyle, guardian of said ward, and filed his twelfth partial account herein.
It is thereupon ordered that said account be set for hearing on Friday, the 31st day of October, 1947 at 10:00 o'clock A, M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

September 3, 1947

John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Viola M. Harvey, deceased

This day the affidavit of George W. Keigly, publisher, agent of the Richwood Gazetee, a newspaper of general circulation in this county, that the notice of appointment of Marion C. Winter as Administrator of the estate of Viola M. Harvey, deceased, was published in said newspaper as here-tofore 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. John W. Dailey, Judge (Seal)

September 4, 1947

In the Matter of the Estate of Rose Ann Covey, deceased
This day Clifton L. Caryl 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 Rose Ann Covey, deceased, late of Paris Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Clifton L. Caryl is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureites, as required by law in the sum of three thousand Dollars, and this cause is continued. John W. Dailey Judge (seal)

In the Matter of the Estate of Rose Ann Covey, deceased
This day Clifton L. Caryl appeared in open Court, accepted the appointment as Administrator of the Estate of Rose Ann Covey, deceased, and gaveand filed herein his Bond in the sum of three thousand dollars, conditioned according to law, with The Hardfort Accident and Indemnity Co. as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Clifton L. Caryl, that N. E. Davis, Eugene Rausch, and Harold J. Coleman be appointed appraisers of said estate; 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 \$_____. John W. Dailey Judge (seal)

In the Matter of the Estate of Flora E. Lewis, deceased
This day an Invnetory and Appraisement in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filingof the said Inventory
and Appraisement 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 by said Inventory and Appraise-

ment, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal) September 5, 1947

Order approving inventory and appraisement

In the Matter of the estate of Ida Mae Shirk, deceased

This day an inventory and appraisement in the above captioned estate, heretofore filed herein,

came on for hearing.

It appearing to the satisfaction of the court what notice of the filing of the said inventory and appraisement 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order approving inventory and appraisement

In the matter of the estate of Elizabeth Willoughby, deceased

This day an inventory and appraisement 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 to orwaived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory and appraisement. after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Authority to transfer real estate In the Matter of the estate of James G. Seran, deceased

This day came Leota T. Seran, administratrix of the estate of James G. Seran, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set

forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey, Probate Judge (Seal)

15298-A In the Matter of the Estate of Rose Ann C ovey, deceased This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraise-

ment be set for hearing before this Court on the 16th day of September, 1947 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, be publication in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally serve

by the fiduciary herein, at least 10 days prior thereto. John W; Dailey Judge (seal)

Authority to transfer real estate In the matter of the estate of Harriet Robinson, deceased This day came Luvile Robinson, administratrix of the estate of Harriet Robinson, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said deced-

ent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the descritpion of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey, Probate Judge (Seal)

11811 In the matter of the estate of Aaron F. Robinson, deceased This day came Lucile Robinson, one of the beneficiaries of the estate of Aaron F. Robinson, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such percel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey Probate Judge (Seal)

15219-A McKinley Haines, guardian of the person and estate of the person and estate of Elizabeth Willoughby, plaintiff -vs- Elizabeth Willoughby, et al. Defendants This day this cause came on to be heard upon the application of Clifton L. Caryl, the attorney for McKinley Haines, as guardian of the person and estate of Elizabeth Willoughby, since deceased, and the court being fully advised in the premises finds that said application is reasonable and just and the prayer of said application should be granted. It is therefore ordered, adjudged and decreed by the court that McKinley Haines, as administrator be substituted in the land sale proceeding heretofore heard before this court in the name and in the place and stead of McKinley Haines, as guardian of the person and e state of Elizabeth

Willoughby and that the said McKinley Haines, as such administrator be then authorized to carry out the terms of the order of this court as journalized upon the docket under date of August 23, 1947. Fred A. McAllister, Judge by Assignment Approved by: Clifton L. Caryl, Att. for Plaintiff

Gwynn Sanders, Trustee for Suit Baughman

William L. Coleman, Attorney for defendant, Lewis A.

Filing of first and final account Estate of Walter Parmer, deceased

This day came John T. Parmer, executor of said estate, and filed his first and final account

It is thereupon ordered that said account be set for hearing on Friday, the 31st day of October 1947, at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

9276 In the Matter of the guardianship of Everett Loy Pyers This day this cause came on for hearing on the application of Charles R. Pyers, guardian of the person and estate of Everett Loy Pyers, for additional compensation and expenses over and above the usual compensation of said guardian in the amount of twenty-five (\$25.00) Dollars. The court being fully advised in the premises orders that the said Charles R. Pyers as guardian pay to himself the sum of twenty-five (\$25.00) Dollars as additional compensation for services rendered said estate and include the same as an item of credit in his next account subject to exceptions as other itmes in said account. John W. Dailey, Probate Judge (Seal)

September 8, 1947

15304 Order approving inventory and appraisement

In the Matter of the Estate of Hannah Collier, deceased

This day an inventory and appraisement in the above captioned estate, heretofore filed herein,

came on for hearing.

It appearing to the court that notice of the filing of the said inventory and appraisement 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 and appraisement, after being duly examined, be allowed and confirmed. John W, Dailey, Probate Judge (Seal)

Filing of first and final account Estate of Charles D. Webb, deceased

This day came The Huntington National Bank of Columbus, Ohio, executor of said estate, and filed

their first and final account herein.

It is thereupon ordered that said account be set for hearing on Friday, the 31st day of October 1947, at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

In the Matter of the Estate of R. H. Willis, deceased Whereas, on the 23rd day of August, 1947, the said R. H. Willis died, possessed of an automobile, of which the following is a description: Year 1936, No. of Cylinders-6 Motor No.-P-2240134 Make-Plymouth Manufactuer's Serial No.-2795084 Body Type-Del. Coupe Model-1936 Horse Power-23.44 Certificate of Title No.-4506603

And whereas, on the 8th day of September, 1947 the above described automobile was transferred to Virginia D. Willis on an order of Probate Court as appears on the journal of said Probate

Court, Vol. 53 page 463;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Virginia D. Willis the party named herein. John W. Dailey Judge Joann Foley Deputy Clerk (seal)

In the Matter of the Estate of Estate of R. H. Willis, deceased

Relieving Estate from Administration This day this cause came on to be heard upon the application of Virginia D. Willis for an order to relieve from administration the estate of the within named deceden.t It appearing to the Court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application due to the value of property involved, service of notice on other interested parties is hereby dispensed with 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 Four Hundred (\$400.00) Dollars be delivered or transferred to the surviving spouse or minor child of said deceased, in lieu of the claim of such surviving spouse or minor child to property not deemed assets and to an

allowance of a year's support. It is further ordered by the ourt that Virginia D. Willis of Marysville, Ohio be and hereby is appointed as Commissioner to execute instruments of conveyance is such be necessary. John W. Dailey Judge (seal)

15321 In the Matter of the Estate of R. H. Willis, deceased

This day this matter came on for hearing on the Report of Distribution of property in the above entitled estate.

It appearing to the ourt that said R port is, in all respects, correct and that such distribution has been made according to law and the former order of the ourt, is ordered that the said report be and the same is hereby approved.

It is further ordered that this proceeding be recorded, and that said Virginia Willis pay the costs herein, taxed at \$ _. John W. Dailey Judge (seal)

In the Matter of the Estate of R. H. Willis, deceased

Order to Transfer Certificate of Title to Motor Vehicle

This day this cause came on to be heard upon the etition herein filed, which petition is attached hereto and made a part hereof.

It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Virginia D. Willis in accordance with the prayer the petitioner. John W. Dailey Judge (seal)

Filing of sixth and partial account

Estate of Henry L. Reed, deceased

This day came Charles R. Reed, executor of said estate, and filed his sixth parttal account here-

It is thereupon ordered that said account be set for hearing on Friday, the 31st day of October 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. Mohn W. Dailey, Probate Judge (Seal)

Order approving publication of accounts

This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders of notice aforesaid to be entered upon the journals of this court in full; said notice is as follows, to-wit:

15219 McKinley Haines, guardian of the person and estate of Elizabeth Willoughby, first and

final account

15256A Carrie Elliott, executrix of the estate of Elijah Elliott, first and final account 15239 Mary E. Fox and Homer S. Fox, executors of the estate of Martin L. Fox, first and final

15190 Jean Sawyer, guardian of the person and estate of Ella M. Webb, first account

11203 J. M. Lentz and Frank D. Henderson, trustees of the estate of Walter C. Fullington, third

15184 M. E. McKitrick, administrator of the estate of Alice M. McKitrick, first and final account 15222 Lewis G. C. Blumenschein, administrator of the estate of Margaret Blumenschein, first and final account

15230 Fred Houston, administrator of the estate of Christine Houston, first and finla account 15242 Thomas P. Beck, administrator of the estate of Frank F. Beck, first and final account

John W. Dailey, Probate Judge (Seal)

15312-A Order to record proof of publication of notice of appointment In the matter of the estate of Mary M. Blain, deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of C. A. Hoopes, as executor of the estate of Mary M. Blain, 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. John W. Dailey, Probate Judge (Seal)

15313 Order to record proof of publication of notice of appointment In the matter of the estate of Harriet Robinson, deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Lucile Robinson as administratrix of the estate of Harriet 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. John W. Dailey, Judge (Seal)

Order to Record Proof of Publication of Notice of Appointment In the Matter of the Estate of William Dorsey, deceased This day the affidavit of J. M. Huber, publisher agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Arthur Middleton, as admine istrator of the estate of William Dorsey, 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. John W. Dailey, Judge (Seal)

15221-A In the Matter of the Estate of John Jacob Greehbaum, deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County that the Notice of Appointment of Robert F. Allen as administrator of the state of John Jacob Greenbaum, 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. John W. Dailey Judge (seal)

September 9, 1947

15311 Order approving inventory In the matter of the estate of Emma Poling, guardianship This day an inventory in the above captioned estate, heretofore filed herein, came onfor 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 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 John W. Dailey, Probate Judge (Seal) allowed and confirmed.

September 11, 1947

15192 Filing of first and final account Estate of Lawrence Woerner, deceased This day came Anna E. Woerner, administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday the 31st day of October 1947, at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continuned until said time. John W. Dailey, Probate Judge (Seal)

15322 In the Matter of the Estate of John Johnson, deceased Order for Appointment and for Bond This day Virginia Johnson 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 John Johnson, deceased, late of Peoria 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 satsified that an Administratrix should be appointed and that said Virginia Johnson is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureites, as required by law in the sum of five thousand (\$5,000.00) Dollars, and this case is continued. John W. Dailey Judge (seal)

Estate of John Johnson, deceased
This day Virginia Johnson appeared in open Court, accepted the appointment as Administratrix of the stateof John Johnson, deceased, and gave and filed herein her Bond in the sum of five thousand (\$5,000.00) Dollars, conditioned according to law, with Virginia Johnson and Home Indemnity Company of New York as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Wirginia Johnson, that Albert Myear, Richard Cooper and John Wilson be appointed appraisers of said estate; 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 \$_____. John W. Dailey Judge (seal)

September 15, 1947

11203#A In the matter of the estate of Walter C. Fullington, deceased This day this cause came on to be heard upon the application of J. M. Lentz and F. D. Henderson trustees herein for an order authorizing and directing them to sell to Charles D. and Janet Louise Diesem for the sum of \$15,500.00 the following described real estate, to-wit: Situate in the State of Ohio, County of Franklin and Village of Upper Arlington and bounded and described as follows: Being Lot Number Fourteen (14) in Block Number One Hundred Forty-two (142) Village of Upper Arlington as the same lot is numbered and delineated upon the recorded plat thereof, of record in Plat Book No. 18, pages 34 and 35 Recorder's Office, Franklin County, Ohio.

Being the same premises deeded to said Frank D. Henderson and John M. Lentz, trustees, by deeds shown of record in Deed Book 1286, page 334 and Deed Book 1274 page 616. And the court being fully advised in the premises find that under the provissions of Item 5th of the will of said decedent said trustees were authorized and empowered to sell real estate and other assets of said decedent with or without an order of the court therefor, in whole or in part, at public or private sale, in such manner and upon such terms of credit as they might see fit and were further authorized and directed to deliver to purchasers good and sufficient deeds therefor; that said trustees have sold certain assets of said estate and invested a portion of the proceeds in the real estate above described for which they paid the sum of \$12,000.00, that they have an offer to sell the same to Charles D. and Janet Louis Diesem for \$15,500.00 and that Janie Fullington Fowler, the sole beneficiary of sai trust has consented to said sale. The court further find that it wouldbe for the best interests of said estate and the beneficiary thereof to sell said real estate to said purchasers for said price. It is therefore considered by the court that J. M. entz and F. D. Henderson, trustees, are hereby authorized and empowered to sell to Charles D. and Janet Louise Diesem for the sum of \$15,500.00 said real estate and to deliver to said purchasers a deed thereof. John W. Dailey, Probate Judge (Seal)

Filing of first and final account
Estate of Vina J. Bailey, deceased
This day came Samuel K. Bailey, executor of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Eriday the 31st day of October 1947 at 10:00 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.
John W. Dailey, Probate Judge (Seal)

September 16, 1947

Order approving inventory and appraisement
In the matter of the estate of Jacob Greenbaum, deceased.
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order approving inventory and appraisement
In the matter of the estate of Rose Ann Covey, deceased
This day an inventory and appraisement 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 to or owaived by a all interested parties, as required by law, nodexceptions having been filed thereto, it is now ordered that said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Hutson S. Smith, deceased

This day the affidavit of Gertrude Staley, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Sterling Smith as administrator of the estate of Hutson S. Smith, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office.

John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Emily J. Parmenter, deceased

This day the affidavit of Gertrude Staley, publisher, agent of the Marysville Thibune, a newspaper of general circulation in this county, that the notice of appointment of Martha McCarthy as administratrix of the estate of Emily J. Parmenter, deceased was published an 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.

John W. Dailey, Probate Judge (Seal)

15219-B Order to record proof of publication of notice of appointment In the matter of the estate of Elizabeth Willoughby, deceased

This day the affidavit of Gertrude Staley, publisher agent of the Marysville Tribune, a newspaper of general circulation in this eauty, that the notice of appointment of McKinley Haines as administrator of the estate of Elizabeth Willoughby, 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. John W. Dailey, Judge (Seal)

In the Matter of the Estate of Harrison Shaw, deceased.

R lieving Estate from Administration
This day this cause came on to be heard upon the application of Ethel Shaw for an order to relieve from administration the estate of the within named decedent. It appearing to the Court that the estate of said decedent is less than \$500.00 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 andit 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 Four Hundred (\$400.00) Dollars be delivered or transferred to the surviving spouse or minor child of said deceased, in lieu of the claim of such surviving spouse or minor child to property mot deemed assets and to an

allowance for a years support. John W. Dailey Judge (sea 1)

15325
In the Matter of the Estate of Harrison Shaw, deceased
This day this matter came on for hearing on the Report of Distribution of property in the above entitled estate.

It appearing to the Court that said Report is, in all respects, correct and that such distri-

bution has been made according to law and the former order of the Court, it is ordered that

the said report be and the same is hereby approved.

It is further ordered that this proceeding be recorded, and that said Ethel Shaw pay the costs herein, taxed at \$. John W. Dailey Judge (seal)

In the Matter of the Estate of Harrison Shaw, deceased
Whereas, on the 15th day of July, 1947, the said Harrison Shaw died, possessed of an automobile of which the following is a description: Year-1936 No. of Cylinders-6 Motor No.
6-149651 Make-Pontiac Manufacturer's Serial No. 6BB-34362 Body Type-2Dr. Trg. Sed. Model-P6BP Horse Power-27.4 Certificate of Title No. 8009946
And whereas, on the 16th day of September, 1947, the above described automobile was transferred to Ethel Shaw as appears on the journal of said Probate Court. Vol. 53 page 466;
The Clerk of Co urtsof the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile to Ethel Shaw the party named herein.
John W. Dailey Judge (seal)

Pearl McIlroy, Administrator of the Estate of LincohnJay Cook, deceased, Plaintiff -vs- Anna Hyland, et al., Defendants This day this cause came on to be heard upon the petition of plaintiff and the evidence, the court finds all the defendants herein have waived the service of summons and proveds and voluntarily entered their appearance herein and consented to the sale of real estate as prayed for, and are properly before the court. The court further finds 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. The court further find that said real estate was appraised by the appraisers of the estate at \$3600.00 and a further a ppraisement is hereby dispensed with. The court further find that the bond heretofore given by plaintiff as administrator of said estate in the sum of \$4000.00 is sufficient and no additional bond is required. The court further find that the defendants Anna Hyland, Daisy Huffman, Jesse G. Cook, Marion Cook, Arthur Cook, William G. Cook, Margaret Grauman, also known as Maggie Grauman, Alvin J. Cook, and Lura E. Thomas are the only heirs at law and next of kin of said decedent and pre the only persons having any interest in said real estate. It2is therefore ordered that Pearl McIlroy, Administrator of the Estate of Lincoln Jay Cook, deceased, proceed to advertise for sale on the 11th day of October, 1947, at 10:00 A. M. at the north door of the courthouse, Marysville, Ohio, the real estate in the petition described and that he sell the same at not less than two-thirds of the appraised value thereof for cash, terms of sale ten per cent on day of sale and the balance upon confirmation of sale by this court. The plaintiff is ordered to make return forthwith upon such sale. John W. Pailey Judge (seal)

In the Matter of the Estate of Mary Willis, deceased
This day Clifton L. Caryl 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 Willis, deceased, late of Marysville in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said 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 twenty one hundred Dollars, and this cause is continued. John W. Dailey Judge (seal)

Estate of Myrtle Glass, deceased
This day came Lindsey W. Glass, Administrator of the estate of Myrtle Glass, deceased, and filed herein his application, duly verified, which application is attached her to and made a part hereof, for an order directing the transfer of said real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to Whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to the persons named therein and that a certificate of the transfer of said real estate, togeher with the description contained in the application, be filed with the Recorder of the proper County for record, as provided by law. John W. Dailey Judge (seal)

September 19, 1947

Filing of first and final account Estate of Frankie Baker, deceased

This day came Howard Baker, guardian of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 31st day of October 1947, at 10:00 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

10590

Authority to transfer real estate In the Matter of the Estate of Bertha L. Craig, deceased This day came Samuel J. Craig, one of the beneficiaries of the estate of Bertha L. Craig, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county where such parcels are situated, to the persons named therein and that a certificate for the transfer of said real estate, together with the descritpion contained in the application,

be filed with the recorder of the proper county for record, as provided by law. John W. Dailey

Probate Judge (Seal)

Filing of first and final account Estate of Hettie C. Courter, deceased

This day came Frank B. Courter, executor of said estate, and filed his first and final account herein.

It is thereupon ordered that said account be set for hearing on Friday, the 31st day of October 1947 at 10:00 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

In the Matter of the Guardianship of Frankie Baker, an incompetent person

Order for Hearing and Notice

This day Edwin Baker filed an application in the Court for the appointmentof himself as Guardian of Frankie Baker alleged an incompetent person.

It is ordered that said application be set for hearing on the 29th day of September, 1947 at 10:00 o'clock A. M., and that at least three days' written notice of the time andplace of hearing be given to:

The proposed ward Frankie Baker by personal service as such written notice. All other interested parties, in the manner provided by law. John W. Dailey Judge (seal)

15169-B

Entry-appointment for bond In the matter of the trust created by Item III of the will of Charles D. Webb, deceased This day the huntington National Bank appeared in open court and made application (by petition filed herein for the appointment of a trustee to carry into effect the trust created by Item III of the will of Charles D. Webb deceased; and it appearing to the court that said will was duly admitted to probate in this court on the 26th day of November, 1946, and the Huntington National Bank of Columbus, Columbus, Ohio was appointed such trustee in said will, and the court being satisfied that a trustee is necessary, and that The Huntington National Bank is suitable person to be appointed; and it having filed inthis office a statment, duly verified by its affidavit, of the whoel estate, and the probable value thereof, and also the probable rents of the real estate. It is ordered that said Huntington National Bank of Columbus, Ohio be appointed such trustee. John W. Dailey, Probate Judge (Seal)

15169-B Appointent, bond approved. letters issued In the matter of the trust created by Item III of the Will of Charles D. Webb, deceased This day The Huntington National Bank appeared in open court, accepted the appointment as trustee of the estate of Charles D. Webb, deceased. It is therefore ordered that letters of trusteeship issue to said Huntington National Bank that this proceeding be recorded, and that said thustee pay the costs herein taxed at \$ John W. Dailey, Probate Judge (Seal)

10028-A Estate of William Braun, deceased. Filing of Twentieth partial account this day came Christine Braun, Guardian of said estate, and filed her twentieth partial

It is thereupon ordered that said account be set for hearing on Friday, the 31st day of October, 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said tim.e John W. Dailey Judge (seal)

15195 Estate of Ira O. Ebright, deceased This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary and of said estate. It is ordered that hearing on said Schedile of Clams be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal) Estate of Ira O. Ebright, deceased
This day William L. Coleman, administrator of the estate of Ira O. Ebright, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to wom each such parcel thereof passed by descent or devise is as set forth in said application; 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 for by law. John W. Dailey Judge (seal)

Estate of Ira O. Ebright, deceased. Filing of first partial account.
This day came William L. Coleman, Administrator of said estate, and filed his first partial account herein.
It is thereupon ordered that said account be set for hearing on Friday, the 31st day of October, 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

Mary E. Smith, Guardian of Emma Poling, an incompetent, Plaintiff -vs- Emma Poling, et al., Defendants.

On application of the plaintiff andit appearing to the court that plaintiff is personally interested in said cause it is ordered that Gwynn Sanders be and he hereby is appointed guardian ad litem for the said Emma Poling with leave to answer, which is accordingly done. John W. Dailey Judge (seal)

September 20, 1947

15231-A In the matter of the estate of E. B. Bumgarner, deceased This day this cause came on for hearing on the application of Odell Liggett as Executor of the estate of E. B. Bumgarner, deceased, for the transfer of the title of the real estate of which said decedent died seized, and it appearing to the court that all the debts, expenses of last sickness, funeral and costs of administering his estate have been paid, except the decedent's liability on a certain mortgage deed made in favor of the Federal Land Bank of Louisville, Kentucky, which was given to secure a certain promissory note for the sum of \$3,200.00, which was signed by the said deceased and his wife Delsie Bumgarner, she being the surviving spouse and the owner of an undivided one-half interest in said real estate, and which mortgage was recorded in Volume 128 at pages 335 and 336 of the record of mortgages of Union County, Ohio. That the surviving spouse of the said E. B. Bumgarner, deceased, has elected to take under the provision of said last will and testament which was approved and ordered filed by the court. It further appearing to the court that the said Federal Land Bank of Louisville, Kentucky by its written assent as filed herein has agreed to release the estate of the said E. B. Bumgarner from the payment of the said note and consents to the transfer of the real estate owned by the said decedent to the said Delsie Bumgarner subject to said mortgage lien without in any manner discharging, invalidating or impairing their said lien on said real estate, or releasing the said Belsie Bumgarner, her heirs or assigns from the payment of said devts in accordance with the terms and conditions of said note and mortgage given to secure the same. Therefore, it is ordered by the court that the release as filed herein by the said Federal Land Bank of Louisville, Kentucky, be and the same hereby is accepted, approved and ordered filed. And it is further ordered by the court that the estate of the said E. B. Bumgarner be released from any further obligations by reason of said note and mortgage given to secure the same. And it is further ordered that a certificate of title issue by this court transfering all theinterest of the said E. B. Bumgarner also known as Ermest B. Bumgarner in said real estate to the said Delsie Bumgarner, subject to the mortgage lien of the Federal Land Bank of Louisville, Kentucky and the conditions thereunder. John W. Dailey, Judge (Seal)

15231-A Authority to transfer real estate In the matter of the estate of E. B. Bumgarner, deceased This day came Odell Liggett, administrator of the estate of E. B. Bumgarner, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the descritpion of said real estate and the list of persons to whom each such parcel thereof passed by descent or deivse is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. Probate Judge (Seal)

In the Matter of the Will of James O'Briant, deceased
This matter came on this day further to be heard, on the application of Cary C. O'Briant to
admit to probate and record the will of James O'Briant, deceased, late of the township of
Leesburg in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Mary M.
O'Briant his surviving spouse, since deceased, and that the surviving spouse, since deceased,
and those persons, who are known to be resident of the State of thio, who whould be entitled
to inherit from the decedent under the statutes of descent and distribution if said decedent
had died intestate, (excepting any person who would be entitled to inherit from said decedent
solely by reason of relationship to a deceased spouse thereof), 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 the subscribing witness andwitness as to the signature of the subscribing witness this
day appeared in open Court and having been duly sworn, te tified respectively to the due

execution and attestation of said will which testimony was reduced to writing, was subscribed by them respectively, and was filed herein.

Whereupon the Court finds that the aforesaid instrument of writing, is the will of said James O'Briant, deceased; that it was duly executed and attested; and that the said testator, at the time of signing will was of full age, of sound mind and memory and not under any restraint, Therefore the ourt, being satsified as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey Judge (seal)

September 22, 1947

Journal entry on presentation of will for probate
In the matter of the will of G. M. Howard, deceased
An application having beenthis day presented to the court by Allie Howard praying that an instrument in writing purporting to be the last will and testament of G. M. Howard, deceased be admitted to probate: All next of kin known to be resident of the State having waived notice in writing.

It is ordered that hearing on said application be had on the 22nd day of September 1947 at 10

John W. Dailey, Probate Judge (Seal)

Order admitting to probate and record In the matter of the will of G. M. Howard, deceased This matter came on this day further to be heard, on the application of Allie Howard to admit to probate and recordthe will and codicil of G. M. Howard, deceased, late of the village of Richwood in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving Allie Howard surviving spouse and that the surviving spouse and those persons, who are known to be resident of the State of Ohio, who would be entitled to inherit from the decedent under the statutes of descret and distribution if said decedent had died intestate, (exceeint any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), have been duly served with notice of the filing of said will and codicil and of the application to admit it to probate and record in this court, pursuant to a former ord er of this court, or have waived notice and given consent to the probate of said will and codicil. And the subscirbing witnesses, this day appeared in open court and having been duly sworn, testified respectively to the due execution and attestation of said will and codicil which testimony was reduced to writing, was subscribed by them respectively, and was filed herein. Whereupon the court finds that the aforesaid instrument of writing, is the will and codicil of said G. M. Howard deceased; that it was duly executed and attested; and that the said test-

and not under any restraint.

Therefore the sourt, being satisfied as to its jurisdiction herein, orders the admitting of said will and codicil to probate and record, and that the testimony of the witnesses herein, be entered of record in the court. John W. Dailey. Probate Judge (Seal)

ator, at the time of signing his will and codicil was of full age, of sound mind and memory

Peition for order to distribute assets in kind
In the matter of the estate of Harriet Robinson, deceased
This day Lucile Robinson, administratrix of the estate of Harriet Robinson, deceased appeared in open court, and filed her petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition, to-iwt:

Items of said assets 8 shares Federal Water & Gas Corporation Common Stock

to whom to be distributed Lucile Robinson Carrie Shriver

And it appearing to the court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attached to said petition:

It is thereofre ordered that said adminstrator distribute and pay over said assets in kin as described above; probided however, that each legatee or distributee herein shall beliable to return such assets or the proceeds therefrom, should they be necessary to pay any rejuected claim or claims in suit.

It is further ordered that said administrator report his proceedings herein imeediately after the making of such distribution; and this cause is continued. John W. Dailey, Probate Judge (Seal)

15313 Orders

o'clock A. M.

In the matter off the estate of Harriet Robinson, deceased
This day came Lucile Robinson, administratrix of the estate of Harriet Robinson, deceased, and
made and filed herein her report of distribution and paying over of the assets of said estate,
in kind, to such of the distributees as were willing to receive the same. And it appearing to
the court that said report is in all respects correct, and that such distribution has been made
according to law and the former order of the court; it is ordered that the proceedings of
said Lucile Robinson be and the same are hereby approved. And it is further ordered that this
proceeding be recorded, and that said Lucile Robinson, pay the costs herein taxed at \$_____.

John W. Dailey, Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Abbie Daum, deceased
This day Clara K. Huber, 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 Abbie Daum, deceased, late of the village of Marysville, in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Clara K. Huber, is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of fourt housand dollars, and she is hereby directed not to continue decedents business, but close the same up forthwith, and this cause is continued.

John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice In the matter of the estate of Abbie Daum, deceased This day Clara K. Huber, appeared in open court and acceipted the appointment as administratrix of the estate of Abbie Daum, deceased, and gave and filed herein her bond in the sum of four thousand dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties which bond is approved by the court.

It is therefore ordered that Letters of administration issue to said Clara K. Huber that J. M. Lents, Wm. H. Snodgrass and Frank Scheiderer be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that aid administratrix pay the costs herein taxed at \$____. John W. Dailey, Proate Judge (Seal)

 $\frac{15319-A}{W.~R.}$ Shirk, as administrator of the estate of Ida Mae Shirk, deceased, Plaintiff -vs- W. R. Shirk, et al., Defendants.

Finding Sale Necessary and Ordering Appraisement.

This matter coming on to be heard upon thepetition and the evidence, the Court finds all the defendants herein have been duly and legally served with process, or have voluntarily entered their appearance and consent to the sale prayed for, and are properly before the Court; and that it is necessary to sell said real estate to pay the debts of said estate and the prayer of the

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 Robert Ackerman, N. E. Davis, and Elba Mather, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they hereby are appointed to appraise said real estate at its true value in money free from the dower estate of said Ida Mae Shirk therein; it is further ordered that said appraisers be sown 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, andto make return of their proceedings, in writing to this Court on or before the __ day of __.k John W. Dailey Judge (seal)

W. R. Shirk, as administrator of the estate of Ida Mae Shirk, Plaintiff -vs- W. R. Shirk, et al., Defendants.

Confirming Appraisement, Dispwnsing with Bond, and ordering Public Sale.

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

It appearing to the Court that the amount of the original bond given by W. R. Shirk as such administrator is sufficient to cover double the total real and personal assets, it is breby ordered that the giving of an additional bond be and hereby is dispensed with.

It is now ordered that W. R. Shirk, as such administrator proceed, as provided by law, to advertise for sale on the 25 day of October, 1947 et 11 o'clock A. M. the real estate in the petition

tise for sale on the 25 day of October, 1947 at 11 o'clock A. M. the real estate in the petition described, and that he sell the same at not less than two-thirds of the appraised value thereof, on the following terms, to-wit: Cash on delivery of deed.

And plaintiff is ordered to make return forthwith upon such sale. John W. Dailey Judge (seal)

And plaintiff is ordered to make return forthwith upon such sale. John W. Dailey Judge (seal)

In the Matter of Grover C. Fields, alleged to be mentally ill
This day an affidavit alleging Grover C. Fields to be mentally ill was filed in this Court by
Ernest C. Fields.
It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio, on
the 23 day of September, 1947 at 1:00 o'clock R. M., and that written ntoce of said hearing
be given by mail or otherwise to all persons entitled to notice under the law of the State
of Ohio; and this cause is continued. John W. Dailey Judge (seal)

In the Matter of Grover C. Fields, alleged to be mentally ill.

This day an affidavit alleging Grover C. Fields to be mentally ill was filed in this Court by Ernest C. Fields.

It is therefore ordered that a warrant of detention issue to the Sheriff of Union County, commanding him to apprehend said person and detain him at Union County Jail, and bring him before this Court, at Marysville, Ohio, on the 23rd day of September, 1947 at 1:00 o'clock P.M.

It is further ordered that subpoenss issue for P. D. Longbrake and A. M. Johnston, registered physicians of Ohio who have had at leas three years' experience in the practice of medicine. John W. Dailey Judge (seal)

September 23, 1947

15328

In the matter of Grover C. Fields, mentally ill
This day this cause came on further to be heard and the said Grover C. Fields was brought before
the court.
Thereupon the judge proceeded with the examination andhaving heard the testimony of Anna E. Fields, wife of Grover C. Fields, P. D. Longbrake, and A.M. Johnston, the medical witnesses, and
being satisfied that the said Grover C. Fields is not mentally ill or insane it is ordered that
the said Grover C. Fields be ordered discharged from the custody of the Sheriff and that the

John W. Dailey. Probate Judge (Seal)

Estate of Hutson S. Smith, 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 7th day of October, 1947 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, be publication in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey Judge (seal)

September 24, 1947

In the Probate Court of Union County, Ohio

proceedings herein be dismissed.

Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County. Ohio, for approval and settlement.

Court of Union County, Ohio, for approval and settlement.

Christine Braun, guardian of the person and estate of William Braun, twentieth partial account

15195 William L. Coleman, administrator of the estate of Ira O. Ebright, first partial account

Frank B. Courter, executor of the estate of Hettie C. Courter, first and final account Howard Baker, guardian of the person and estate of Frankie Baker, first and final

15169-A The Huntington National Bank of Columbus, Ohio executor of the estate of Charles D.

Webb, first and final account

Samuel K. Bailey, executor of the estate of Vina J. Bailey, first and final account Charles R. Reed, executor of the estate of Henry L. Reed, sixth partial account Anna E. Woerner, administratrix of the estate of Lawrence Woerner, first and final account

John T. Parmer, executor of the estate of Walter Parmer, first and final account
K. D. Kyle, guardian of the person and estate of Belmer Jerew, twelfth account
Harry P. Blake, executor of the estate of Bessie B. Robinson, first and final account
William Delno Wilcox, administrator of the estate of Minnie M. Wilcox, first and
final account

Lula A. Hudson, executor of the estate of Earl Hudson, first and final account
Andrew J. Middlesworth, administrator of the estate of Lillie M. Middlesworth, first
and final account

Unless exceptions are filed thereto, said accounts will be for hearing before this court on the 31st day of October, 1947 at 10:00 o'clock A. M. at which time said accounts will be considered and continued from day to day until finally disposed of.

Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey Probate Judge (Seal)

In the Matter of the Estate of Leroy "olford, deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the
fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

In the Matter of the Guardianship of Hattie Taylor, an incompetent. Sturgis Cheney, Guardian. On this 17th day of September, 1947 this cause came on to be heard on the application of Sturgis H. Cheney, Guardian of Hattie Taylor, an incompetent person for a finding and order of The Court as to the proof of claim of Ida Cumston presented to him for household expenses furnished on behalf of Hattie Taylor, his said ward, from November 19, 1945 to July 1, 1947 in the sum of \$1390.38.

The court finds upon the evidence adduced that said claim is a valid claim against the estate of Hattie Taylor, an incompetent person.

It is therefore ordered that the said Sturgis H. Cheney, as Guardian of Hattie Taylor pay to the said Ida Cumston the sum of \$1390.38 for housewhold expensed furnished on behalf of his said ward from November 19, 1945 to July 1, 1947 out of the moneys in his hands as such Guardian, belonging to his said ward and that the same be accounted for in his next account,

and same as other claims of its class and that the costs of said hearing that have accrued thereon in this Court be paid as part of the cost of said Guardianship.

The Court further finds from the evidence adduced that the arrangement for the maintenance and support of Hattie Taylor, an incompetent person, is practical and proper under the circumstances and conditions now existing by and between all the parties thereto. Arthur D. Tudor Common Pleas Judge of Hardin County acting by assignment as Probate Judge of Union County, Ohio. APPROVED: Allen & Allen Attorneys for Applicant J. W. Jacoby Attorney for Ida Cumston.

In the Matter of Clovis K. Holliday, deceased
This day Ferol F. Holliday administratrix of the estate of Clovis K. Holliday, deceased, late
of Wayne County, Michigan, appeared in open court and filed an authenticated copy of letters
of appointment of her issue by the Probate Court of Wayne County, Michigan, and moved the court
for an oder to publish notice to creditors of said estate to file their claim in this court.
It appearing that real estate of said decedent is located in this county, it is ordered that
said copy of letters be recorded in this office and that notice of the filing thereof be published for three consecutive weeks in the Marysville Tribune, a newspaper of general circulation in this County, requiring all creditors of said estate who desire to asert their claims
against the real estate of said decedent located in Ohio, to file their claims in this court
within six months from the filing of said authenticated copy of letters, or before ever barred
as liens against said real estate. John W. Dailey Judge (seal)

In the Matter of the Estate of Clovis K. Holliday, deceased
This day came Ferol F. Holliday, administratrix of the estate of Clovis K. Holliday, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey Judge (seal)

September 25, 1947

In the Matter of the Will of Leroy Wolford, deceased Election under will by written instrument.

On this 25th day of September, 1947, a written instrument, duly signed and acknowledged by Mary E. Wolford, surviving spouse of Leroy Wolford, 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 the Court. John W. Dailey Judge (seal)

Orders on filing inventory and appraisement
In the matter of the estate of Mary Willis, deceased
This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing before this court on the 6th day of October, 1947, at 10:00 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the 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. John W. Dailet, Probate Judge (Seal)

Mary E. Smith, Guardian of Emma Poling, an incompetent, Plaintiff -vs- Emma Poling, et al., Defendants.
This matter coming on to be heard upon the petition of the plaintiff, the answer of Gwynn Sanders, guardian ad litem, the corss petition of the State of Ohio and the evidence, the court finds all the defendants herein have been duly and legally served with process, or have voluntarily entered their appearances and consent to the sale prayed for, and are properly before the court; that it is necessary to sell said real estate to pay the debts of said ward and the prayer of the petition should be granted. And, it appearing to the court that an appraisal should be made of said real estate, it is ordered that Harold coleman, R. B. Neer and Fred Johnson, three judicious and disinterested persons of the vicinity, not next of kin to the petitioner, be and they he eby are appointed to appraise said real estate at its trure value in money; it is further ordered that said appraisers be sworn as required by law to truly and imparitally said real estate upon actual view at its fair cash value and discharge the duties required of them according to law and of make return of their proceedings in writing to this court on or before the 30 day of September, 1974, John W. Dailey Judge (seal) APPROVED:

C. A. Hoopes, Attorney for Plaintiff Hugh S. Jenkins Attorney General, E. C. Bliss, Asst. Atty. General

Mary E. Smith, Guardian of Emma Poling, an incompetent, Plaintiff -vs- Emma Poling, et al., Defendants.

This day this matter came on to be further heard upon the report of the appraisers herein appointed; and it appearing upon examination that said report is in all respects legal and correct it is ordered that the same be and it hereby is approved and confirmed. And it appearing to the court that the bond already given by the plaintiff is adequate, the giving of an additional bond is hereby dispensed with.

It is now ordered that Mary E. Smith as such guardian proceed to advertise for sale on the premises on the 17th day of October, 1947 at 11:90 o'clock A. M. the real estate in the petition described as provided by law; and that said Mary E. Smith sell the same at not less than two-thirds of the appraised value thereof on the following terms, to-wit: Cash in hand on day of sale.

And the plaintiff os ordered to make return forthwith upon such sale. John W. Dailey Judge (seal) APPROVED: C. A. Hoopes, Attorney for Plaintiff Hugh S. Jenkins Attorney General

L. C. Bliss, Asst. Attorney General

September 27, 1947

Order approving inventory
In the matter of the estate of Charles D. Webb, trusteeship
This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing.
It appearing to the satisfaction of the court that notice of the filing of the said inventory has been given to or 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. John W. Dailey, Probate Judge (Seal)

15282-A Nora Miller, administratrix of the estate of Laura Rust, deceased plaintiff -vs- Cora Ballard, et al. defendants This day this cause came on to be heard on the report of Nora Miller, administratrix, of her proccedings under the former order of this court, and upon the motion of the 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 order d that the same be and hereby is approved and cont is further ordered that said petitioner execute a deed of all the right, titled and interest of the said Laura Rust in said real estate, to the purchasers, Vernon L. Wood and Hazel M. Wood, upon the said purchaser paying the sale price in the sum of \$6,000.00. And now this cause coming on further to beheard upon the pleadings herein and upon the motion to distribute the proceeds of the sale amounting to the sum of \$6000.00, it is ordered that sad administratrix out of the money in her hands payl First: To the treasurer of this county the sum of \$21.31, that being taxes, penalty and interest against said property. Second: To Vernon L. Wood and Hazel M. Wood the sum of \$38.74 that being the estimated taxes for the year 1947 which have not been computed but which are a lienon said property. Third: To the Probate Court of Union County, Ohio, the sum of \$38.50 as court costs. Fourth: To Nora Miller, administratrix, the sum of \$240.00 that being her percentum of said sale as administratrix fees. Fifth: To Gwynn Sanders the sum of \$246.60 as attorney fees, and reveune stamps, the balance of said proceeds amounting to the sum of \$5414.85 to be accounted for by the said Nora Miller, administratrix as aforesaid according to law. John W. Dailey, Probate Judge (Seal)

In the Matter of the Estate of Alice J. Wilkins, deceased
This day came Clyde L. Wilkins and Charles E. Wilkins, Executorsof the estate of Alice J.
Wilkins, deceased, and filed herein their application, duly verified, which application is
attached hereto add made a part hereof, for an order directing the transfer of certain real
estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the pepresentations set forth in
said a pplication are true; that the description of said real estate and bhe list of persons
to whom each such percel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied
with by said applicant; it is hereby ordered that said real estate be transferred upon the
duplicate of the County 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 recorded, asprovided
by law. Dailey Judge (seal)

Estate of Alice J. Wilkins, deceased. Filing of First and Final Account.
This day came Clyde L. Wilkins and Charles E. Wilkins, Executors of said estate, and filed their first and final account herein.

It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of November 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said

time: John W. Dailey Judge (seal)

Order for appointment and for bond
In the matter of the estate of B. M. Howard, deceased
The last will of G. M. Howard, deceased, late of Richwood, Ohio, is said county, having heretofore beenduly proved and allowed; this day Albert Howard, the executor named in said will,
appeared in open court, and made and filed an application under oath, as required by law, to
be appointed as such executor, also a statement in general terms as to what the estate consists
of and the probable value thereof; and the court being satisfied that said Albert Howard is a
suitable person and legally competent, it is ordered that he be appointed as such executor
upon giving bond with sureties as required by law in the sum of twenty one hundred (\$2100.00)
Dollars; and this cause is continued. John W. Dailey, Fudge (Seal)

15324-A
Bond approved and letters issued orders to publish notice
In the matter of the estate of G. M. Howard, deceased
This day Albert Howard appeared in open court, accepted the trust as executor of the estate of G. M. Howard, deceased, and gave and filed herein his bondin the sum of twenty one hundred (\$2100.00) dollars, conditioned according to law, with Glens Falls Indemnity Company of Glens Falls, New York as sureties, which bond is approved by the court.
It is therefore ordered that letters testamentary issue on the sill of said decedent to said Albert Howard; 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 \$\frac{1}{2000}\$. John W.

Dailey, Judge (Seal)

September 29, 1947

Estate of Everett Loy Pyers, ward. ed. Filing of Twelfth Account
This day came Charles R. Pyers, Guardian of said estate and filed his twelfth account herein.
It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of
November, 1947 at 10 o'clock A. M., and that notice thereof be published as required by law,
in the Marysville Tribune, a newspaper of this County. And this matter is continued until
said time. John W. Dailey Judge (seal)

15177 ENTRY APPOINTING GUARDIAN AD LITEM
D. Jane Ridge, admx, etc., Plaintiff, -vs- D. Jane Ridge, et al., Defendants.
This day D. Jane Ridge 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 are minors under the age of fourteen years it is ordered that Gwynn Sanders and is hereby appointed guardian ad litem for said minors.
John W. Dailey Judge (seal)

15177-C D. Jane Ridge, surviving spouse of Park W. Ridge, deceased Plaintiff -vs- Union County Federal Savings and Loan Association, et al. defendants This day this cause came on to be heard upon the petition of the plaintiff, the answer and cross petition of the defendant, Union County Federal Savings and Loan Association of Marysville, Chio, and the answer of Gwynn Sanders, Guardian ad Litem for the minor defendants, Robin Ridge, Rosella Ridge, and Robert E. Ridge, and the evidence. The court being fully advised in the premises finds that all parties have been duly served with summons and process or have voluntarily entered their appearance herein and with the exception to the above named defendants are in default for answer or demurrer to the petition and the answer and cross petition of Union County Federal Savins and Loan Association of Marysville, Ohio, and that the facts stated therein are admitted by said defendants to be true. The court further find that D. Jane Ridge is the surviving spouse of Park W. Ridge and at the time of the death of said decedent, Park W. Ridge was the owner of an undivided one-half interest of the real estate described in the petition and plaintiff herein was the owner of the other undivided one-half interest of said real estate; that the interest of said Park W. Ridge in and to said real estate was fixed by the appraisers of said estate at \$7120.00 and said Inventory and Appraisement has been heretofore approved by this court; the court further find that the prayer of the petition of the said D. Jane Ridge should be granted and that she take said real estate subject to the mortgage of the Union County Federal Savings and Loan Association. The court further find that on the 13th day of February, 1946, the decedent, Park W. Ridge and his wife, D. Jane Ridge, executed a note to the defendant, Union County Federal Savings and Loan Association for the sum of \$10,000.00 and there is now due on said note the sum of \$9694.53 with interest at the rate of 5% per annum from the 23rd day of June, 1947; that to secure said note, said Park W. Ridge and D. Jane Ridge executed and delivered to defendant, Union County Federal Savings and Loan Association of Marysville, Ohio, their mortgage deed conveying the real estate described in the petitionand said mortgage was filed for record on the 14th day of February, 1946, at 1:00 o'clock P. M. with the Recorder of Union County, Ohio, and was duly recorded in Volume 127 at Pages 561 and 563 of his mortgage records and then became and now is the first, best and subsisting lien on said real estate. It is therefore ordered that said D. Jane Ridge take said real estate subject to the mortgage of the Union County Federal Savings and Loan Association of Marysville, Ohio, and D, Jane Ridge as administratrix of the estate of Park W. Ridge is hereby ordered to transfer and convey said real estate to the said D. Jane Ridge by a good and sufficient deed, subject to said mortgage as herein above provided. Approved by: Clifton L. Caryl, Attorney for Plaintiff ders, Attorney for Union County Federal Savings and Loan Association. John W. Dailey, Probate Judge (Seal)

Estate of J. L. Davis, deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and the same be recorded. John W. Dailey Judge (seal)

September 29, 1947

Entry-order granting application by surviving spouse to purchase real estate at appraised value In the matter of the estate of Park W. Ridge, deceased On the 3rd day of June, 1947, the surviving spouse of Park W. Ridge, deceased, filed a petition to purchase certain real estate of above estate described in said petition, by her elected to be purchased at the appraised value as fixed by the appraisers, and her application for an order directing D. Jane Ridge, the administratrix to transfer and convey the same to D. Jane Ridge under the terms and conditions of payment fixed by the court. It appearing to the court that the facts stated in said petition are true, and that said surviving spouse is by law entitled to make such election, said election is approved, and accordingly said administratrix is ordered to transfer and convey to said D. Jane Ridge by a good and sufficient deed the real estate elected to be purchased, upon the said surviving spouse complying with the following terms and conditions of payment fixed by the court, towit: subject to the mortgage of the Union County Federal Savings & Loan Association, Marysville, Ohio, in the sum of \$9694.53 with interst at the rate of 5% per annum from the 23rd day of June, 1947, and that she make return thereof to the court. It is further ordered that said D. Jane Ridge, administratrix of said decedent's estate, pay the costs of this proceeding taxed at \$16.95 within ----- days. John W. Dailey, ProbateJudge

(Seal)

September 30, 1947

15177-C Entry-approving report of conveyance In the matter of the estate of Park W. Ridge, deceased This day this matter came on for hearing on the report of conveyance of real estate to the surviving spouse of said decedent. It appearing to the court that said report is, in all respects, correct and that such wonveyance has been made according to law and the fomer order of the court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said D. Jane Ridge pay the costs herein, taxed at \$ _____ John W. Dailey, Probate Judge (Seal)

In the Matter of the Estate of Bertha Carter, deceased. This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Marion C. Winter as Administrator of the Estate of Bertha Carter, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Judge (seal)

In the Matter of the guardianship of Jacob Greenbaum, This day A. Gilbert Kirby appeared in open court and filed an application for compensation as guardian and attorney of Jacob Greenbaum. On consideration thereof, the court alleges to said Fiduciary and Attorney as compensation the sum of twenty five dollars (\$25.00) which the court considers just and reasonable. The forest no egoing allowance is to be listed as a credit in the account of said Fiduciary and is subject to exceptions as other itmes of credit in accounts. John W. Dailey, (seal)

In the Matter of the Estate of Dorse Oliver, McKinley, deceased This day Elmira McKinley 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 Dorse Oliver McKinley, deceased, late of Plain City, Ohio in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Elmira McKinley is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Six Thousand Dollars and no/100--Dollars, and this cause is continued. John W. Dailey Judge (seal)

Estate of Dorse Oliver McKinley, deceased This day Elmira McKinley appeared in open Court, accepted the appointment as Administratrix of the Estate of Dorse Oliver McKinley, deceased, and gave and filed herein her Bond win the sum of Six thousand and no/100--Dollars, conditioned according to law, with Western Surety Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Elmira McKinley that W. E. Mercer, Henry Porschet and J.S. Parker be appointed appraisers of said estate, 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 \$___. John W. Dailey Judge (seal)

October 1, 1947 Estate of Bertha Carter, deceased. This day an Inventory and Appraisement 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 to or waived by all interested parties, as required by lawl and no exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

15322 Estate of John Johnson, deceased This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Virginia Johnson as Administratrix of the Estate of John Johnson, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of sa id Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Judge (seal)

September 30, 1947

Orders on Settlement - First and Final Account
In the Matter of the Estate of Frank F. Beck, deceased
This day the first and final account of Thomas P. Beck, administrator of the Estate of Frank
F. Beck deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed 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 comformity to law.
Therefore the said account is hereby approved, allowed and confirmed.
The Court finds said account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the Records of this
office. It is further ordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement - First and Final Account
In the Matter of the Estate of Christine Houston, deceased
This day the first and final account of Fred Houston, administrator of the estate of Christine
Houston, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed thereto, and no one now appearing to except
or object to the same; and the court having barefully 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 account and the proceedings herein be recorded in the Records of this
office. It is further ordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement - First and Final Account
In the Matter of the Estate of Margaret D. Blumenschein, deceased
This day the first and final account of Lewis G. C. Blumenschein, administrator of the estate
of Margaret D. Blumenschein, deceased, came on for hearing and settlement, due notice thereof
having been published according to law. No exceptions having been filed thereto, andno one now
appearing to except or object to the same; and the court having carefully examined said account
and the vouchers therewith and all the matters pertaining thereto, and being fully advised in
the premises, finds the same to be in all respects just and correct and in conformity to law.
Therefore the said account is herby approved, allowed and confirmed.
The court finds said account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the Records of this
office. It is further ordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15184
Orders on Settlement - First and Final Account
In the Matter of the estate of Alice M. McKitrick, deceased
This day the first and afinal account of M. E. McKitrick, administrator of the estate of Alice
M. McKitrick, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to
except of 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 account and the proceedings herein be recorded in the Records of this
office. It is further ordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement - Third Account
In the Matter of the estate of Frank C. Fullington, deceased
This day the third account of J. M. entz and Frank D. Henderson, trustees of the estate of
Walter Fullington deceased, came on for hearing and settlement, due notice thereof having been
published according to law. No exceptions having been filed thereto, and no one now appearing
to except or object to the same and the court having carefully examined said account and the
vouchers thereiwth 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 Four hundred fifty three and 49/100 Dollars (\$453.49) in the hands
of said thustees due said estate;

Costs paid.

It is ordered that said account and the proseedings herein be recorded in the Records of this office. John E. Dailey, Probate Judge (Seal)

Orders on Settlement of Guardian's Account - First Account
In the Matter of the Guardianship of Ella M. Webb, an incompetent
This day the first account of Jean Sawyer, guardian of Ella M. Webb came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law;
It is ordered that the same be and hereby is approved, allowed and confirmed.

The court finds a balance of Seven thousand one hundred ninety-seven and 26/100 Dollars (\$7,197. 26) in the hands of said guardian due said Ward. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

Orders on Settlement - First and Final Account
In the Matter of the Estate of Martin L. Fox, deceased

This day the first and final account of Mary E. Fox and Homer S. Fox, executors of the estate of Martin L. Fox, deceased, came on for hearing and settlement, due notice there of having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this

office. It is further ordered that said fiduciary and their bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15256-A
Orders on Settlement - First and Final Account

Orders on Settlement - First and Final Account
In the Matter of the Estate of Elijah S. Elliott, deceased
This day the first and final account of Carrie Elliott, executrix of the Estateof Elijah S.
Elliott, deceased came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and their bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement of Guardian's Account - First and Final Account
In the Matter of the Buardianship of Elizabeth Willoughby, an incompetent
This day the first and final account of McKinley Haines, guardian of Elizabeth Willoughby,
came on for hearing and settlement, due notice thereof having been published according to law.
No exceptions having been filed thereto and being Molomeanowsappearing toescept 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
bebin all respects just and correct and in conformity to law.
It is ordered that the same and hereby is approved, allowed and confirmed.
The court finds a balance of five hundred sixty five and 38/100 Dollars, (\$565.38) in the hands
of said gurdian due said ward, which amount he is ordered to pay over to the administrator of
the estate,
Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said ficuairya and his bondsmen be released and discharged except for fraud or manifest error. <u>John W. Dailey</u>, Probate Judge (Seal)

In the Matter of the Estate of Bertha Carter, deceased
This day this cause came on to be heard upon the pleadings, evidence and testimony. The
Court finds that said defendants have the issuance of service of process and voluntarily before the Court.
The Court further finds that the allegations in said petition are true and that the claim of
the said Marion Winter against said estate amounting to Three Hundred Ninety-six and #3/100
Dollars is just and a valid claim against said estate.
It is therefore ordered that said claim be and hereby is allowed. It is further ordered that
this proceeding be recorded and that said administrator pay the costs herein taxed at \$5.00.
John W. Dailey Judge (seal)

In the Matter of the Estate of Vhola M. Harvey, deceased.

This day this cause came on to be heard upon the pleadings, evidence and testimony. The Court finds that said defendants have the issuance of service of process and voluntarily before the Court.

The Court further finds that the allegations in said petition are true and that the claim of the said Marion Winter against said estate amounting to Three Hundred Twenty and 91/100 Dollars is just and a valid claim against said estate.

It is therefore ordered that said claim be and hereby is allowed. It is further ordered that this proceeding be recoeded and that said administrator pay the costs herein taxed at \$5.00. John W. Dailey Judge (seal)

October 3, 1947

Istate of John/Greenbaum, deceased. Filing of first and final account.

This day came A. Gilbert Kirby, guardian 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 29th day of November, 1947 at 10 o'clock A. M., and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this County. And this matter is continued until said times John W. Dailey Judge (seal)

October 4, 1947

15295-A
AUTHORITY TO THANSFER TITLE OF AUTOMOBILE
In the Matter of the Estate of George W. Hunt, Sr. Deceased
Whereas, on the 26th day of June, 1947, the said George W. Hunt, Sr. died, possessed of an automobile of which the following is a descritpion:
Year 1939, No. of cylinders 6, Motor No. 6-579886, Make Pontiac, Manufacturer's Serial No.
P6EA-36782, Body Type T. Sed. 4, Model P6E, Horse Power 28.3, Certificate of Title No. 8008972.
And whereas, on the 4th day of October 1947, the above described automobile was transferred to Lovelace Bee Hunt under authority of a will as appears on the Journal of said Probate Court, Vol. 53 page 476;
The Clerk of Courts of the County of Union, State of Onio, is hereby authorized to issue a certificate of Title to the above described authomobile, to Lovelace Bee Hunt the party named herein.
John W. Dailey, Probate Judge (Seal)

15295-A
Authority to transfer title of Automobile
In the Matter of the Estate of George W. Hunt, Sr. Deceased

Whereas, on the 26th day of June, 1947, the said George W. Hunt, Sr. died, possessed of an automobile, of which the following is a description:
Year 1946, No. of Cylinders S, Motor No. 1166952, Make Ford, Body Typw 158" Chass, & Cab, Model 698T, Horse Power 32.5, Certificate of Title No. 8027532.

And whereas, on the 4th day of October, 1947, the above described automobile was transferred to Lovelace Bee Hunt under authority of a will as appears on the journal of said Probate Court Vol. 53 page 477;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a certificate of title to the above described automobiel, to Lovelace Bee Hunt, the party named herein. John W. Dailey, Probate Judge (Seal)

Authority to transfer title of automobile
In the matter of the estate of George W. Hunt, Sr. deceased
Whereas, on the 26th day of June, 1947, the said George W. Hunt, Sr. died, possessed of an automobile of which the following is a descritpion.
Year 1942, No of cylinders 6, Motor No. BF 40514, Make Chevrolet, Manufacturer's Serial No. 9MSO 9-1703, Body Type Heavy Duty Chassis & Cab, Model Master, Horse Power 29.4, Certificate of Title No. 8019331.
And whereas, onthe 4th day of October 1947, the above described automobile was transferred to Lovelace Bee Hunt under authority of a will as appears on the journal of said Probate Court, Vol. 53 page 477;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a certificate of Title to the above described automobile, to Lovelace Bee Hunt, the party named herein. John W. Dailey, Probate Judge (Seal)

Estate of George W. Hunt, Sr. 15295-A
Order to Transfer Certificate of Title to Motor Vehicle
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Lovelace Bee Hunt, in accordance with the prayer of the petititoner.
John W. Dailey Judge (seal)

Estate of George W. Hunt, Sr. deceased
Order to Transfer Certificate of Title to Motor Vehicle
This day this cause came on to be heard upon the petition herein filed, which petition isattached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the ptition are true, it is hereby
ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue
a Certificate of Title to Lovelace Bee Hunt, in accordance with the prayer of the petitioner.
John W. Dailey Judge (seal)

Istate of George W. Hunt, Sr., deceased
Order to Transfer Certificate of Title to Motor Vehicle
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Lovelace Bee Hunt, in accordance with the prayer of the petitioner.

John W. Dailey Judge (seal)
October 6, 1947

Estate of Mary Willis, deceased.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

Estate of Mary Willis, deceased.
This day the affidavit of Gertrude Staley, agent of the Marysville Tribune, a newspaper of e general circulation in this County, that the Notice of Appointment of Clifton L. Caryl as Administrator of the Estate of Mary Willis, 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. John W. Dailey Judge (seal)

Estate of G. M. Howard, deceased
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

14543
Estate of Don Harriman, a minor. Filing of second and final account
This day came Kenneth B Harriman, Guardian of said estate, and filed his second and final account herein.
It is thereupon ordered that said account be set for hearing on Saturday the 29th day of November 1947 at 10 o'clock. A.M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this County, And this matter is continued until said time.

John W. Dailey Judge (seal)

Estate of Edith Williams, Deceased
This day a schedule of Clains in the above captioned estate was filed in this Court by
the fiduciary of gaid estate. It is ordered that hearing on said Schedule of Claims be
had forthwith that the action of the fiduciary herein, in allowing and classifying claims
be confirmed; and that the same be recorded. John W Dailey Judge (Seal)

15331 October 7, 1947

In the Matter of the Will of John D. Blue, deceased.

An application having been this day presented to the Court by Anna L. Blue praying than an instrument in writing purporting to be the last will and testament of John D. Blue, deceased, be admitted to probate: All next of kin, resident of the State of Ohio having waived notice. It is ordered that a hearing on said application be had on the 7th day of October 1947 at 9 o'clock A. M. John W. Dailey Judge (seal)

In the Matter of the Will of John D. Blue, deceased.

This matter came on this day further to be heard, on the application of Anna L. Blue to admit to probate and record the will of John D. Blue, 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 Anna L. Blue his surviving spouse and that the surviving spouse and those persons, who are known to be resident of the State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution is said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely be reason of relationship to a deceased spouse thereof), 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 said will.

And Clifton L. Caryl and Mildred L. Fladt this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said will which gestimony was reduced to writing, was subscribed by them respectively, and was filed herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said John D. Blue, deceased; that it was duly executed and attested; and that the said te tator, at the time of signing his will was of full age, of sound mind and memory and not under any restraint.

Therefore the Court, being satisfied as to its jurisdiction herein, orders and the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey Judge (seal)

Estate of John D. Blue, deceased.

The Last Will of John D. Blue, deceased, late of Liberty Township in said County, having heretofore been duly proved and allowed; this day Anna L. Blue, 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 Exectrix, 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 L. Blue 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 twenty one hundred Dollars; and this cause is continued. John W. Dailey Judge (seal)

Estate of John D. Blue, deceased
This day Anna L. Blue appeared in open Court, accepted the trust as Executrix of the Estate
of John D. Blue, deceased, and gave and filed herein Bond in the sum of twenty one hundred
Dollars, conditioned according to law, with the Hartford Accident and Indemnity Co. as sureties,
which Bond is approved by the Court.
It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said
Anna L. Blue; 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 \$____\$. John W. Dailey
Judge (seal)

Estate of Mary Willis, deceased.
This day this cause came on to be heard upon the petition herein filed and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for, And the Court being satisfied upon good and sufficient proof that it will to the advantage of said estate to sell said 1930 Ford Sedan at private sale, it is therefore ordered that Clifton L. Caryl as Administrator of said estate of Mary Willis, deceased, proceed to sell 1930 Ford Sedan at private sale, for One Hundred Eighty-five and no/100 Dollars.
It is further ordered that said sale be made on the following terms: Cash upon delivery of property.
It is further ordered that said administrator make return of his proceedings herein, within 10 days from this date, and forthwith after such sale is made, and this cause is continued.
John W. Dailey Judge (seal)

15326 SALE OF PERSONAL PROPERTY CONFIRMED.

Estate of Mary Willis, deceased.

The administrator of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds that proceedings in all respects regular and in accordance with law, an therefore approves and confirms. the same. John W. Dailey Judge (seal)

Estate of Mary Willis, deceased
Wheras, on the 12 day of September, 1947, the said Mary Willis died, possessed an an automobile, of which the following is a description: Year-1930 No. of Cylinders-4 Motor No. 2866976
Make-Ford Body Type-4 door sedan Model-A Horse Power-24.03 Certificate of Title No. 8024745.
And whereas, on the 7 day of October, 1947, the above described authobile was transferred to Ruby E. Johnson as appears on the journal of said Probate Court, Vol. 53 page 478;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described authomobile, to Ruby E. Johnson, the party named herein. John W. Dailey Judge (seal)

Estate of Ida Mae Shirk, deceased.

This day the affidavit of Gertrude Staley, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of W. R. Whirk, as administrator of the Estate of Ida Mae Shirk, 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. John W. Dailey Judge (seal)

15298-A
Estate of Rose Ann Covey, deceased.
This day the affidavit of Gertrude Staley, agent of the Marysville Tribune, a newspaper of

general circulation in this County, that the Notice of Appointment of Clifton L. Caryl as admistrator of the Estate of Rose Ann Covey, 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. John W. Dailey Judge (seal)

Order approving publication of accounts.
This day proof of publication of hotice of filing accounts and vouchers of administration was made, and the Court hereby approves the same, and orders of notice aforesaid to be entered upon the journal of this court in full; said notice is as follows, to-wit:

10028-A Charstine Braun, guardian of the person and estate of William Braun, twentieth partial account., 15195 William L. Coleman, administrator of the estate of Ira O. Ebright, first partial account., 15266-A Frank B. Courter, executor of the estate of Hettie C. Courter, first and final account., 13717-B Howard Baker, guardian of the person and estate of Frankie Baker, first and final account., 15169-A The Huntington National Bank of Columbus, Ohio, executor of the estate of Charles D. Webb, first and final account., 15250-A Samuel K. Bailey, executor of the estate of Vina J. Bailey, first and final account., 15250-A Samuel K. Bailey, executor of the estate of Henry L. Reed, sixth partial account., 15192 Anna E. Woerner, administratifix of the estate of Lawrence Woerner, first and final account., 15174-A John T. Parmer, executor of the estate of Walter Parmer, first and final account., 15266 Harry P. Blake, executor of the person and estate of Delmer Jerew, twelfth account., 15266 Harry P. Blake, executor of the estate of Bessie B. Robinson, first and final account., 15266 Harry P. Blake, executor of the estate of Minnie M. Wilcox, first and final account., 15265-A Lula A. Hudson, executrix of the estate of Earl Hudson, first and final account., 15263 Andrew J. Middlesworth, administrator of the estate of Lillie M. Middlesworth, first and final account. John W. Dailey Judge (seal)

Estate of Hutson S. Smith, deceased
This day an Inventory and Appraisement 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 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 and App-raisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

Estate of James O'Briant, deceased.

The last Will of James O'Briant, deceased, late of Leesburg Township in said County, having heretofore been duly proved and allowed, this day Cary C. O'Briant 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 Cary C. O'Briant 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 Twenty-one hundred Dollars, and that he is hereby directed not to continue deceden't sbusiness, but close the same up forth-with, and this cause is continued. John W. Dailey Judge (seal)

Estate of James O'Briant, deceased.
This day Cary C. O'Briant appeared in open Court, accepted the appointment as Administrator with the Will Annexed of the Estate of James O'Briant, deceased, and gave and filed herein his Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the Will Annexed issue to said Cary C. O'Briant, that Hugh Hildreth, Route 1, Marysville, O., Vernon Gandy, Route 1, Marysville, Ohio and Fred Moore, R#1, Marysville, Ohio be appointed appraisers of said estate; that notice of said appointment be pub ished as required by law; that this proceeding be recorded, and that said Administrator with the Will Annexed pay the costs herein taxed at \$\frac{1}{2}\$.

John W. Dailey Judge (seal)

Estate of Mary M. O'Briant, deceased
This day Cary C. O'Briant 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 M. O'Briant, deceased, late of Leesburg 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 Cary C. O'Briant 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 Fout thousand Dollars, and that he is hereby directed not to continue decedents business, but close the same up forthwith, and this cause is continued. John W. Dailey Judge (seal)

Estate of Mary M. O'Briant, deceased
This day Cary C. O'Briant appeared in open Court, accepted the appointment as Administrator of the Estate of Mary M. D'Briant, deceased, and gave and filed herein his Bond in the sum of Four thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureites, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Cary C. D'Briant, that Hugh Hildreth, R#1, Marysville O., Vernon Gandy, R#1, Marysville, O., and Fred Moore, R#1, Marysville, O. be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey Judge (seal)

October 8, 1947

In the Matter of the Guardianship of Frankie Baker, an incompetent person.

ORDER FOR HEAPING

This day this matter came on to be heard upon the application filed herein. The ourt finds that notice has been given to or waived by all interested parties as required by law.

The Court finds that said Frankie Baker is an incompetent person because of her mental condition, and therefore she is incapable of taking care of herself or of her property.

It appearing to the Court that Edwin Baker is legally competent; that the said Edwin Baker is legally competent; and that the said Edwin Baker has given bond in the sum of \$1000.00 conditioned according to law, with Hartford Accident and Indemnity Company as sureties

thereon; it is further ordered that said bond be approved; and that Letters of Guardianship issue to said Edwin Baker as provided by law. John W. Dailey Judge (seal)

Estate of Lydia L. Waters, deceased. Filing of first and final account.
This day came James E. Hoover, Administrator of s id estate, and filed his first and final account herein.

It is thereupon ordered that said account be set for hearing on Saturday the 29th day of November 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

Estate of William Dorsey, deceased. Statement in Lieu of and for a first and final account. This day Arthur Middleton, as the administrator of said estate, filed a statement in lieu of and for a first and final account of said estate, duly sworn to.

The same appearing true and correct, is ordered and recorded and the filing of a first and final account is hereby ordered to be dispensed with, and the said Arthur Middleton is hereby discharged from said trustand his bondsmen released. John W. Dailey Judge (seal)

Estate of Francis Donlan, deceased
This day Ralph Smith 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 Francis Donlan, deceased, late of Jerome Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Ralph Smith 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 Twent y-two thousand Dollars, and this cause is continued. John W. Dailey Judge (seal)

Estate of Francis Donlan, deceased
This day Ralph Smith appeared in open Court, accepted the appointment as Administrator of the Estate of Francis Donlan, deceased, and gave and filed herein his Bond in the sum of Twenty-two Thousand Dollars, conditioned according to law, with The Ohio Casualty Company as sureties which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Ralph Smith, that Howard Reed, Sam Henneich, and Edgar Andrews be appointed appraisers of said estate; 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 \$\bigset\$_. John W. Dailey Judge (seal)

Estate of Mary Willis, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Ruby E. Johnson in accordance with the prayer of the petitioner.
John W. Dailey Judge (seal)

Estate of James G. Seran, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

October 9 1947

Estate of Urcil Marie Shaw, deceased
Whereas, on the 5th day of October, 1947, the said Urcil Marie Shaw died, possessed of an automobile, of which the following is a description: Year-1940 No. of Cylinders-8 Motor No. 43853197 Make-Buick Manufacturer's Serial No. 13673435 Body Type-2 dr. Sedan Model-40-48 Horse Power-30.63 Certificate of Title No. 3467.

And whereas, on the 9th day of October, 1947, the above described automobile was transferred to Floyd L. Shaw as appears on the journal of said Probate Court, Vol. 53 page 480;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile to Floyd L. Shaw, the party named herein. John W. Dailey Judge Joann Foley Deputy Clerk (seal)

Estate of Urcil Marie Shaw, deceased
Whereas, on the 5th day of October, 1947, the said Urcil Marie Shaw died, possessed of an motorcycle of which the following is a description: Year-1937 No. of Cylinders-2 Motor No. 39 EL 1083 Make-Harley Davidson Bodyf Type-Motorcycle Model-61 Horse Power-7 Certificate of Title No. 8025757.

And whereas on the 9th day of October 1947, the bove described automobile was transferred to Floyd L. Shaw as appears on the journal of said Probate Court, Vol. 53 page 480; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile to Floyd W. Shaw, the party named herein. John W. Dailey Judge Joann Foley Deputy Clerk (seal)

Estate of Urcil Marie Shaw, deceased
This day this cause came on to be heard upon the application of Floyd L. Shaw for an order to relieve from administration the estate of the within named decedent. It appearing to the Court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application 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 four hundred Dollars be delivered or transferred to the surviving spouse or minor child of said deceased, in lieu of the claim of such surviving spouse or minor child to property not deemed assets and to an allowance for a year's support. John W. Dailey Judge (seal)

Estate of Urcil Marie Shaw, deceased
Approving Report of Distribution
This day this matter came on for hearing on the Report of Distribution of property in the above entitled estate.
It appearing to the Court that said report ism, in all respects, correct and that such distribution has beenmade according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved.
It is further ordered that this proceeding be recorded, and that the said Floyd L. Shaw pay the costs herein, taxed at \$\(\bigcup_{\text{out}} \) \(\bigcup_{\text{out}

Estate of Urcil Marie Shaw, deceased
Order to Transfer Certificate of Title to Motor Vehicle
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Floyd L. Shaw in accordance with the prayer of the petitioner.
John W. Dailey Judge (seal)

15334

Estate of Urcil Marie Shaw, deceased. Authority to Transfer Real Estate.

This day Floyd L. Shaw, one of the heirs of the estate of Urcil Marie Shaw, deceased, and filed his application, duly verified, which application is attached hereto and made a part heref, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the Court that all of the pepresentations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof poassed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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 proveded by law. John W. Dailey Judge (seal)

Estate of Clarence Davis, deceased

This day Vada Davis appeared in open Court, and made and filed an application under oath as required by law to be appointed as Admknistratrix of the estate of Clarence Davis, deceased, late of the Village of Richwood in said County, and an affidavit that theresis not to her know-ledge 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 Vada Davis is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Two Thousand One Hundred and no/loo Dollars, and this cause is continued. John W. Dailey Judge (seal)

Estate of Clarence Davis, deceased
This day Vada Davis appeared in open Court, accepted the appointment as Administratrix of the estate of Clarence Davis, deceased, and gave and filed herein her bond in the sum of Two Thousand One Hundred and no/100 Dollars, conditioned according to law, with Fidelity and Deposit Company as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Vada Davis, that Charles Davis, Andrew Monroe and Bert Stalder be appointed appraisers of said estate; 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 \$ -. John W. Dailey Judge (seal)

Estate of Urcil Marie Shaw, deceased.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Floyd L. Shaw in accordance with the prayer of the petitioner.
John W. Dailey Judge (seal)

October 10, 1947

Order to record proof of publication of notice of appointment
In the Matter of the estate of Abbie Daum, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Clara Huber, as administratrix of the estate of Abbie Daum, deceased, was published in said newspaper as heretofore ordered, was filed herein, togeter with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

Estate of Clarence Davis, deceased.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

Filing of first partial account
Guardianship of Maurice Edwards, incompetent
This day came Frank W. Kirk, guardian of said estate, and filed his first partial account herein.
It is thereupon ordered that said account be set for hearing on Saturday the 29th day of November 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marys-

ville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

October 11, 1947

15125-B Filing of second and final account Estate of Harry G. Miller, deceased This day came Lue W. Miller, administratrix de bonis non of said estate, and filed her second and final account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of Novem-

ber, 1947, at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

October 13, 1947

Pearl McIlroy, Administrator of the Estate of Lincoln J. Cook, deceased Plaintiff -vs-Anna Hyland, et al., Defendants. This day this cause came on to be heard on the report of Pearl McIlroyk Administrator, of his proceedings under the foremer order of this court, and upon the motion of said petitioner to confirm the sale made in obed ence to said order; the court having carefully examined said report, and finding the proceedings in 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 said Lincoln J. Cook in said real estate, to be purchaser, Charles Arthur Cook, upon the said purchaser paying the sale price in the sum of \$3100.00. 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 \$3100.00, it is ordered that said administrator out of the money in his hands pay: First: To the Treasurer of this county the sum of \$9.88, that being taxes, penalty and interest against said property. Second: To Charles Arthur Cook the sum of \$17.96 that being the estimated taxes for the year 1947 which have not been computed but which are a lien on said property. Third: To the Probate Court of Union County, Ohio, the sum of \$32.50 as Court costs. Fourth: To Pearl McIlroy, Administrator, the sum of \$144.00 that being his percentum of said sale as administrator fees. Fifty: To Gwynn Sanders the sum of \$147.60 as attorney fees, and revenue stamps the balace of said proceeds amounting to the sum of \$2748.06 be accounted for by the said Pearl McIlroy, Administraor as aforesaid according to lw. John W. Dailey Judge (seal)

15336 Estate of Mary J. Lewis, deceased. This day Ralph C. Peet appeared in open Court, and made and filed and application under oath as required by law to be appointed as Administrator of the Estate of Mary J. Lewis, deceased, late of Richwood, 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 Administr ator should be appointed and that said Ralph C. Peet is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Four thousand and no/100 Dollars, and this cause is continued. John W. Dailey Judge (seal)

15336Es Estate of Mary J. Lewis, deceased This day Ralph C. Peet appeared in open Court, accepted the appointment as Administrator of the Estate of Mary J. Lewis, deceased, and gave and filed herein his Bond in the sum of Four thousand and no 100 dollars, conditioned according to law, with Ralph C. Peet as sureties, which Bond is approved by the Court. It is herefore ordered that Letters of Administration issue to said Ralph C. Peet, that O.E. Martino, James Middleton, and Harry Temple be appointed appraisers of said estate; 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 \$ __. John W. Dailey Judge (seal)

October 14, 1947

15158-A Certificate of Releast of Mortgage Carl W. Hammond, Plaintiff vs Helen L. Hammond, et al. Defendants Docket R page 354 Petition to sell real estate Journal 53 page 482 Recorded in record 43 page 401 The mortgage given by William J. Hammond and Helen L. Hammond to the First National Bank of Marysville, Ohio and recorded in Book 129 page 357 Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, October 14, 1947. John W. Dailey. Probate Judge (Seal)

Order for appointement and for bond In the matter of the estate of H. A. Claar, deceased This day Margaret A. Claar 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 H. A. Claar deceased, late of Broadway in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Margaret A. Claar is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of twenty one hundred dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

15337 Bond approved and letters issued appointement of appraisers, order to publish notice In the matter of the estate of H. A. Claar, deceased This day Margaret A. Claar appeared in open court, accepted the appointement as administratrix of the estate of H. A. Claar, deceased, and gave and filed herein her bond in the sum of twenty one hundred dollars, conditioned according to law, with The Hartford Accident and Indemnity Co. as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Margaret A. Claar that Robert Ackerman, Ed Fletcher, and Harold Cameron, be appointed appraisers of said estate; that notice of said appointement be published as required by law; that this proceeding be recorded, and that said administratrix pay the costs herein taxed at \$. John W. Dailey, Judge (Seal)

Order for appointment and for bond
In the Matter of the Estate of Luther H. Snodgrass, deceased
This day Ruth L. Snodgrass, 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 Luther H. Snodgrass, deceased, late of Dover 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
and administratrix should be appointed and that said Ruth L. Snodgrass is a suitable person and
legally competent, it is ordered that she be appointed as such administratrix upon giving bond
with sureties as required by law in the sum of six thousand dollars, and she is hereby directed
not to continue decedents business, but close the same up forth-with: and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the Matter of the estate of Luther H. Snodgrass, deceased
This day Ruth L. Snodgrass appeared in open court, accepted the appointment as administratrix of the estate of Luther H. Snodgrass deceased, and gave and filed herein her bond in the sum of six thousand dollars conditioned according to law, with Ohio Casualty Insurance Company as sureties, which bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said Ruth L. Snodgrass that Harry Taylor, Lawrence Holtsberry and Leo Davis he appointed appraisers of said estate; that notice of said appointement be published as required by law; that this proceeding be recorded, and that said administratrix pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

Order approving inventory and appraisement
In the matter of the estate of John W. Blue, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order approving inventory and appraisement
In the matter of the estate of Emily J. Parmenter, deceased
This day an inventory and appraisement in the above captioned estate, heretofore filed herein, came on for hearingl
It appearing to the satisfaction of the court that notice of the filing of the said inventory and appraisement 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Jugge (Seal)

JOURNAL ENTRY ON PRESENTATION OF WILL FOR PROBATE

In the Matter of the will of Mollie Siler, deceased

An application having been this day presented to the court by Marguerite Reilley praying that
an instrument in writing purporting to be the last will and testament of Mollie Siler, deceased,
be admitted to probate:

It is ordered that a hearing on said application be had on the 14th day of October, 19471 at
3 o'clock P. M. There being no known next of kin. John W. Dailey, Probate Judge (Seal)

October 15, 1947

Estate of Eva M. Converse, deceased
This day James B. Cutler appeared in open Court, and made and filed an application under oath
as required by law to be appointed as Administrator of the estae of Eva M. Converse, deceased,
late of Plain City, Ohio in said County, and an affidavit that there is not to his knowledge
any last Willand Testament of the said inte tate, also a statement in general terms as to what
the Estate consists of the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said James B. Cutler is a suitable person and legally
competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Six thousand dollars, and this cause is continued.
John W. Dailey Judge (seal)

Estate of Eva M. Converse, deceased
This day James B. Cutler appeared in open Court, accepted the appointment as Administrator of the Estate of Eva M. Converse deceased, and gave and filed herein his Bond in the sum of Six thousand and no/100 Dollars, conditioned according to law, with Hartford Accident and Indemnity Co. as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said James B. Cutler, that J. S. Parker, Harry Holycross, and Cephas Atkinson be appointed appraisers of said estate; 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 \$___. John W. Dailey Judge (seal)

Estate of Emma Smith, deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Sudge (seal)

Estate of Emma Smith, deceased. Filing of first and final account.
This day came Orson E. Smith, 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 29th day of November 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

Estate of Mollie Siler, deceased

The Last Will of Mollie Siler, deceased, late of Paris Township in said County, having heretofore been duly proced and allowed; this day Marguerite Reilly, the Exectrix 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 Marguerite Reilly is a suitable person and legally competent, and that by the terms of said Will said Testatrix ordered or requested 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 Marguerite Reilly 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 \$__. John W. Dailey Judge (seal)

Order admitting to probate and record In the matter of the will of Mollie Siler, deceased

This matter came on this day further to be heard, on the application of Marguerite Reilley to admit to probate and record the will of Mollie Siler, 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 that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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, purusant to a former order of this court, or waived notice and given consent to the probate of said will.

And the subscribing witnesses, this day appeared in open court and having been duly sworn, testified respectively to the due execution and attestation of said will which testimony was reduced

to writing, was subscribed by them respectively, and was filed herein. Whereupon the court finds that the aforesaid instrument of writing, is the will of said Mollie Siler deceased; that it was duly executed and attested; and that the said testator, at the time

of signing the will was of full age, of sound mind and memory and not under any restriant. Therefore the court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimomy of the witnesses, herein, be entered of record in this court. Nohn W. Dailey (Seal)

October 17, 1947

15341 Entry

In the Matter of William Brown, a minor, 19 years of age.

This day came Thomas O. Brown next friend of William Brown, a minor 19 years of age and made written application for the consent of the court to the settlement for personal injuries sustained by William Brown as set forth in the application.

It appearing to the court that it would be to the best interest of said minor, it is ordered that the said Thomas O. Brown be authorized to make settlement, upon payment to him for the benefit of the said William Brown by the said B-T Chemical Company. Ltd., a partnership and the costs of this proceedings, being a total of Three Hundred Ninety-four and 60/100 (\$394.60)

Dollars, and the court hereby consents to the payment of the same in full satisfaction of all claims and demands against the said B-T Chemical Company, Ltd., a partnership, by reason of the injury of the said William Brown.

It further appearing to the court the amount of the settlement being in amount less than Five Hundred Dollars said payment be made to Thomas O. Brown without the appointment of a guardian for the use and benefit of said minor. It is further ordered that the waiver of damages by the parents of said William Brown be made a part of this proceedings. It is further ordered that this proceedings be recorded and that the said Thomas O. Brown pay the costs herein taxed at \$7.50. John W. Dailey, Probate Judge (Seal)

15341 Entry

In the Matter of William Brown, a minor, 19 years of age.
This day Thomas O. Brown, next friend of William Brown appeared in open court and reported a settlement of the claim for personal injuries with the B-T 6hemical Company, Ltd., a partnership, as heretofore ordered by the court.

The court being fully advised in the premises approves daid settlement as made and this proceeding is ordered to record. John W. Dailey, Probate Judge (Seal)

15336

Order approving inventory and appraisement

In the matter of the estate of Mary J. Lewis, deceased

This day an inventory and appraisement 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 to or waied byall interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory and appraisment after being fuly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

October 20, 1947

15327

Order approving inventory and appraisement

In the matter of the estate of Abbie Daum, deceased

This day an invetory and appraisement in the aboe 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 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 and appraisement after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Appointment of Board of County of Visitors Pursuant to the General Code of Ohio, Sec. 2971, providing for a Broard of County Visitors for the inspection of all Charitable and Correctional Institutions supported in whole or in part from the county or municipal funds, the Probate Court of said County hereby appoints as of said board for said County, the following named persons, whose terms of office shall begin on the First day of Mary, 1947, and continue for the respective terms hereinafter designated, to-wit: D. Carl Spain whose address is Marysville, Ohio, and Elwood, Sawyer whose address is Marysville, Ohio, for the terms of Three Years. Ruth Kreakbaum, Marysville, 1 year; Luther Liggett, Marysville, Ohio, 2 years.

And it is ordered by the Court that a certificate of said appointment be issued to each of said persons so appointed and a copy, giving full named and addresses, be sent to the Board of State

Charities at Columbus, Ohio. John W. Dailey Judge (seal)

Estate of Myrtle Worbs, deceased.
This day Forest Worbs 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 Myrtle Worbs, deceased, late of York Township in said County, and an affidavit that there is not to his knowledge any last will and Testament of the said intestate, also a statement in general temms 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 Forest Worbs 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 and no/100 Dollars, and this cause is continued.

John W. Dailey Judge (seal)

Estate of Myrtle Worbs, deceased
This day Forest Worbs appeared in open Court, accepted the appointment as Administrator of the Estate of Myrtle Worbs, deceased, and gave and filed herein his Bond in the sum of Two thousand one hundred dollars, conditioned according to law, with Western Surety Company as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Forest Worbs, that Dean Elliott, Clarence Bardgell, and Charles Headington be appointed appraisers of said estate: that

It is therefore ordered that Letters of Administration issue to said Forest Worbs, that Dean Elliott, Clarence Bardgell, and Charles Headington be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey Judge (seal)

Orders on filing inwentory
In the matter of the estate of Francis Donlan, 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 heairng before
this court on the 31st day of October 1947, at 10 o'clock A. M. and that notice of the Mearing
be given to all persons entitled to notice under the law of the State of Ohio, by publisation in
the Union County Journal at least 10 days prior to the date of said hearing; except those who
have waived said notice or who will hereafter be personally served by the fiduciary herein, at
least 10 days prior thereto. John W. Dailey, Probate Judge (Seal)

October 21, 1947

Order to Record Proof of Publication of Notice of Appointment
In the Matter of the estate of Dorse Oliver McKinley, deceased
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Elmira McKinley, as administratrix of the estate of Dorse Oliver McKinley, 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. Johnw. Dailey, Judge (Seal)

Estate of Elward P. Smith, deceased Filing of First and final account.
This day came D. B. Smith, Executor of said estate, and filed his first and finla account herein.
It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of November, 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

Entry-Order for Public Sale
In the matter of the Estate of Emma Poling, an incompetent
This day this cause came on to be heard upon the petition herein filed and the testimony of
Mary E. Smith and the court being fully advised in the premises finds that the statements and
allegations in said petition are true, and that the personal property thereindescribed ought to
be sold as prayed for. It is therefore ordered that Mary E. Smith as guardian of the estate of
said Emma Poling an incompetent proceed according to law and to sell said personal property at
public auction, to the highest bidder, after giving notice thereof for the time and in the manner prescribed by law.
It is further ordered that said sale be made for cahs in hand at time of sale.

It is further ordered that said sale be made for cahs in hand at time of sale.

It is further ordered that said Mary E. Smith make return of her proceedings herein, within 10 days from this date, and forthwith after such sale is made, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Estate of Emma Poling, an incompetent. Sale of personal property confirmed.

The Mary E. Smith, Guardian of the above named ward having filed her return of the public sale of the personal property of said deceased, 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. John W. Dailey Judge (saal)

Order for commission
In the Matter of the will of Jennie S. Graham, deceased
This day Martha Lucille Sullivan appeared in open court and made application for a commission to issue to some suitable person to take the deposition of John Gaffney and Delores C. Gaffney witnesses to the will of said Jennie S. Graham, deceased.
And it appearing to the court that said witnesses reside out of the jurisdiction of this court to-wit: at 539 Prouty Avenue, Toledo, Ohio.
It is therefore ordered that such commission, with said will annexed, issue to C. A. Hoopes, a suitable person, to be duly executed and together with the deposition of said witnesses so

taken and signed, certified and sealed be returned to this court with all convenient speed, and this cause is continued. John W. Dailey, Probate Judge (Seal)

October 22, 1947

15335
In the matter of the estate of Clarence Davis, deceased
Whereas, on the 3rd day of October, 1947, the said Clarence Davis died, possessed of an automobile, of which the following is a description:
Year 1936, No. of cylinders 8, Motor No. 43063137, Make Buick, Manufacturer's Serial No. 289-6965, Body Type, Club Sedan, Model 36-41, Horse Power, 30.63, Certificate of Title No. 5020366.
And whereas, on the 22nd day of October 1947, the above described automobile was transferred to Vada Davis on an order of distribution as appears on the journal of said Probate Court, Vol. 53 page 486;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Vada Davis, the party named herein.
John W. Dailey, Probate Judge (Seal)

In the matter of the guardianship of Hattie Taylor, an incompetent
This day an application was presented to the court for legal and extra ordinary compensation
incurred in the proper administration of the above matter.
Upon consideration thereof, the court allows to said fiduciary Sturgis H. Cheney, as ordinary
compensation the sum of Niney nine and 77/100 Dollars (\$99.77) and the sum of One hundred five
dollars (\$105.00) for extra ordinary services rendered not required in the common course of his
duty and the sum of Fifty Dollars (\$50.00) for Allen & Allen his attorneys for legal services
rendered which the court considers at this time to be just and reasonable.
The foregoing allowances are to belisted as credits in the account of said fiduciary and is
subject to exceptions as other itmes of credit in accounts. John W. Dailey, Probate Judge (Seal)

entry
Order to transfer certificate of title to motor vehicle
In the matter of the estate of Clarence Davis, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the court that the matters set forth in the petition aretrue, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and she hereby is atthorized to issue a certificate of title to Vada Davis in accordance with the prayer of the petitioner. John W.

Dailey Probate Judge (Seal)

Estate of Ralph W. Boggs, deceased.

Wheras, on the 16th day of June, 1947, the said Ralph W. Boggs died, possessed of an automobile, of which the following is a description: Year 1934 No. of Cylinders & Motor No. 892795 Make Ford Body Type Tudor Model 1934 Horse Power 30

And whereas, on the 22nd day of October 1947, the above described automobile was transferred to Grace Boggs under authority of a will as appeared on the journal of said Probate Court, Vol. 53 page 486;

The Clerk of Courts of the County of Union, State of Ohio is hereby authorized to issue a Certificate of Title to the above described automobile, to Grance Boggs, the party named herein. John W. Dailey Judge (seal)

Estate of Ralph W. Boggs, deceased
This day this cause came on to heard upon the petition herein filed, which petition is attached hereto and made a part hereof.

It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Grace Boggs in accordance with the prayer of the petitioner.

John W. Dailey Judge (seal)

October 23, 1947

Estate of Elfred J. Rigdon, deceased
This day this cause came on for hearing upon the application of Pearl McIlroy, trustee of the estate of Alfred J. Rigdon for authority to expend not exceeding twenty dollars (\$20.00) per week for the support and maintenance of Ida Wright life tenant and the court being dully ade vised in the premises finds that said trustee has on hand a sufficient amount of money to make such payments and that the amount requested appeares to be reasonable.

It is therefore ordered that said trustee be given the authority to expend not exceeding the sum of twenty dollars (\$20.00) a week for the support and maintenance for said Ida Wright until further order of this court and that he keep an accourate account of such expenditures nad includes the same in his next account. John W. Dailey Judge (seal)

Estate of Alfred J. Rigdon, deceased
This day an application was presented to the court for an allowance for ordinary and extra ordinary services and expensed incurr d in the administration of the above trust by the trustee.

On consideration the eof the court allows said fiduciary, Pearl McIlroy, trustee the sum of One hundred fifty Dollars (\$150.00) for ordinary and extra ordinary services rendered, which amount the court at this time considers to be just and reasonable.

The foregoing allowances are to be listed as credits in the account of said fiduciary and is subject as other items of credit in account. John W. Dailey Judge (seal)

Estate of Alfred J. Rigdon, deceased. Filing of Second and Partial Account.
This day came Pearl McIlroy, Trustee of said estate, and filed his second and partial account herein.
It is therefore ordered that said account be set for hearing on Saturday, the 29th day of November, 1947 at 10 o'clock A. M. and that notice of said be published as required by 11w, in the Marysville Tribune, a newspaper of this County. And this matter is contunued until said time. John W. Dailey Judge seal)

Order for appointment and for bond
In the Matter of the estate of H. Clay Stiggers, deceased
This day Addie Stiggers 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 H. Clay Stiggers, deceased, lateof Claibourne Township in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Addie Stiggers is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of two thousand one hundred and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and Letters issed and appointment of appraisers order to publish notice

In the Matter of the estate of H. Clay Stiggers, deceased
This day Addie Stiggers appeared in open court, accepted the appointment as administratrix of
the estate of H. Clay Stiggers deceased, and gave and filed herein her bond in the sum of Two
thousand one hundred and no/100 dollars, conditioned according to law, with Western Surety
Company as sureties, which bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said Addie Stiggers that Jesse Roberts, Arby Cramer, and Kenneth VanSant be appointed appraisers of said estate; 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 \$_____. John W. Dailey, Judge (Seal)

October 24, 1947

In the Probate Court of Union County, Ohio

Entry

Accounts and vouchers of the following named persons and estate have been filed in the Probate Court of Union County, Ohio, for approval and settlement.

9276-A Charles R. Pyers, guardian of the person and estate of Everett Loy Pyers, twelfth acc't.
9248-B Pearl McIlroy, trustee of the estate of Alfred J. Rigdon, second and partial account
15260-A D. B. Smith, executor of the estate of Elward P. Smith, first and final account
15273-A Orson E. Smith, executor of the estate of Emma Smith, first and final account

15125-B Lue W. Miller, administratrix de bonis non of the estate of Harry G. Miller, second and final account

14956 Frank W. Kirk, guardian of the person and estate of Maurice Edwards, first partial account

A. Gilbert Kirby, guardian of the person and estate of Jacob Greenbaum, first and final account

James E. Hoover, administrator of the estate of Lydia L. Waters, first and final account Kenneth B. Harriman, guardian of the person and estate of Don Harriman, second and final account

15224-A Clyde L. Wilkins and Charles E. Wilkins, executors of the estate of Alice J. Wilkins, first and final account.

Unless exceptions are filed thereto, said accounts will be for hearing before this court on the 29th day of November, 1947 at 10:00 o'clock A. M. at which time said accounts will be considered and continued from day to day until finally disposed of.

Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal)

15343

Journal entry on presentation of will for probate

In the matter of the will of Jennie S, Graham, deceased
An application having been this day presented to the court by Martha Lucille Sullivan praying
that an instrument in writing purporting to be the last will and testament of Jennie S. Graham

deceased, be admitted to probate: All next of kin known to be resident of the State of Ohio having waived notice in writing.

It is ordered that a hearing on said application be had on the 24th day of October ,1947 at 10:

15343 Order admitting to probate and record (commission returned)

00 o'clock A. M. John W. Dailey, Probate Judge (Seal)

In the matter of the will of Jennie S. Graham, deceased
This matter came on this day further to be heard, on the application of Martha Lucile Sullivan
to admit to probate and record the will of Jennie S. Graham, deceased, later the Village of
Bichwood in said County heretofore filed in this court.

Hichwood in said County, heretofore filed in this court.

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

C. A. Hoopes, the commissioner heretofore appointed to take the deposition of John Gaffney and Delores C. Gaffney the subscribing witnesses to said will, duly returned the commission issued to him, with said will annexed, and also the deposition so taken, duly certified; Said subscribing witnesses to said will, having been duly sworn, testified as to the execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the court finds that the aforesaid instrument of writing is the last will of said Jennie S. Graham, deceased; that it was duly executed and attested; and that the said testator at the time of signing said will, was of full age, of sound mind and memory, and not under any restraint.

Therefore the court orders the admitting of said will to probate, and that it together with the said testimony of the witnesses above named, be entered of record in this court. John W. Dailey Probate Judge (Seal)

15336

Authority to transfer real estate
In the matter of the estate of Mary J. Lewis, deceased
This day came Ralph C. Peet, administrator of the estate of Mary J. Lewis, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and

it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey Probate Judge (Seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of Mary M. O'Briant, deceased
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a new-spaper of general circulation in this county, that the notice of appointment of Cary C. O'Briant as administrator of the estate of Mary M. O'Briant, 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. John W. Dailey, Fudge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Francis Donlan, deceased

This day the affidavit of Mae E. Rausch, publisher agent of the Union County Journal, a newspaper of general circulation in this county, that the Notice of appointment of Ralph Smith, as administrator of the estate of Francis Donlan, 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. John W. Dailey, Judge (Seal)

October 25, 1947

15345 Relieving estate from administration In the matter of the estate of George U. Hyland, deceased This day Ruth H. Hyland, appeared in open court and filed an application to relieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 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 two and 12/100 Dollars be delivered or transferred to the surviving spouse of said deceased, in lieu of the claim of such surviving spouse to property not deemed assets and to an allowance for a year's It is further ordered by the court that ----- of ---- be and hereby is appointed as commissioner to execute instruments of conveyance if such is necessary. Johnw. Dailey, Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Jennie S. Graham, deceased
The last will of Jennie S. Graham, deceased, late of Richwood, in said County, having heretofore been duly proved and allowed, this day Martha Lucille Sullican appeared in open court and made and filed an application under oath as required by law to be appointed administratrix with the will annexed of 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 and that said Martha Lucille Sullivan is a suitable person and legally competent, it is ordered that she be appointed as such administratrix with the will annexed upon giving bond with sureties as required by law in the sum of Ten Thousand Dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Jennie S. Graham, deceased
This day Martha Lucille Sullivan appeared in open court, accepted the appointment as administ ratrix with the will annexed of the estate of Jennie S. Graham, deceased, and gave and filed herein her bond in the sum of ten thousand dollars, conditioned according to law, with the Ohio Casualty Company as sureties, which bond is approved by the court.

It is therefore ordered that Letters of Administration with the will annexed issue to said Martha Lucille Sullivan; that Reed Neer, Fred Johnson and Harold Colmena, be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said administratrix with the will annexed pay the costs herein taxed at \$______ John W. Dailey, Judge (Seal)

Estate of George W. Hunt, Sr., deceased Authority to Transfer Real Estate.
This day came Lovelace Bee Hunt, Executrix of the estate of George W. Hunt, Sr., deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate, belonging to said decedeing, as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said a plication are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey Judge (seal)

Order to record proof of publication of notice of appointment
In the matter of the estate of G. M. Howard, deceased
This day the affidavit of George W. Keigly, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Albert Howard as executor of the estate of G. M. Howard, deceased, was published in said newspaper as heretofore prodered, was filed herein, together with a copy of said notice; eitaishordered that the dsame be recorded in the records of this office. John W. Dailey, Judge (Seal)

15331-A Order to record proof of publication of notice of appointment In the matter of the estate of John D. Blue, deceased

This day the affidavit of J.M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Anna L. Blue, as executrix of the estate of John D. Blue, deceased, was published in said newspaper as heretofore ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this countyk that the notice of appointment of Cary C. O'Briant, as administrator with the will annexed of the estate of James O'Briant, 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. John W. Dailey, Judge (Seal)

Order approving inventory and appraisement

In the matter of the estate of H. A. Claar, deceased

This day an inventory and appraisement 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 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 and appraisement. after being duly examined, be allowed and confirmed. John W. Dailey, probate Judge (Seal)

15340 Order approving inventory and appraisement

In the matter of the estate of Eva M. Converse, deceased

This day an inventory and appraisement 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 to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is nowordered that said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

October 27, 1947

15348 In the matter of Charles Brown, a minor This day this cause came on to be heard upon the application of Roby Brown, the afther and natural guardian of Charles Brown, a minor, 16 years of age, for the advise and authority of this court concerning the settlement of a claim for damages for injuries received by said minor, and the parties appearing in open court, the court finds upon due consideration and upon the evidence adduced, that said minor resides at Rural Rout No. 1, Plain City, Jerome Township, Union County, Ohio, and is the son of and is maintaned by the applicant! That said claim is for injuries caused by the negligence of Clifford W. Cox in the operation of a motor vehicle on the 27th day of April, 1947, and were such injuries and damages as would bhave entitled said minor to maintain an action for damages; that no such action has been brought, and it appearing to the court that it would be to the best interests of said minor that all claims be settled for the sum of Twenty five (\$25.00) dollars, the court does advise, consent to and approve such settlement; does order and direct that the appointment of a guardian be dispensed with; does authorize and direct said Clifford W. Cox to pay the amount of settlement by draft payable to Roby Brown, fatherand me tural guardian of Charles Brown, a minor, for an on behalf of Charles

It is further ordered that said amount so paid to said Roby Brown, for the beneift of saidminor be accepted in full satisfaction and discaharge of all claims for injuries, known and unknown, arising, or to arise, from said accident on April 27th 1947, and said Roby Brown is authorized and directed to deliver to Clifford W. Cox, his heirs, executors, administratorx, successors and assigns, a full and complete release on account thereof.

It is further ordered that this proceeding be recorded and that Clifford W. Cox pay the costs thereof, taxed at \$7.50. John W. Dailey, Judge, Probate Court, Union County, Ohio (Seal)

Estate of H. Clay Stiggers, deceased Whereas, on the 18th day of October, 1947, the said H. Clay Stiggers died, possessed of an automobile, of which the following is a description; Year 1938 No. of Cylinders 8 Notor No. 43443879 Make-Buick Manufacturer's S. rial No. 13265203 Body Type-Caupe Model-38.46 Horse Power-30.6 Certificate of Title No. 8000781D

And whereas, on the 27th day of October 1947, the above described automobile was transferred to Addie Stiggers as appears on the journal of said Probate Court, Vol. 53, page 489; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described authmobile, to Addie Stiggers, the party named herein. John W. Dailey Judge (seal)

15344

Estateof H. Clay Stiggers, deceased This day an Inventory and Appraisement 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 Invetory and Appraisement has been given or waived by all interested parties, as required by law, and no exceptions having been filed thereto, and it is now ordered that said Inventory and Appraise-

In the Matter of Marguerite Elizabeth Price, alleged to be mentally ill This day an affidavit alleging Marguerite Elizabeth Price to be mentally ill was filed in this

ment, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

Court by James Price. It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio on the 27th day of October, 1947, at 1:00 o'clock P.M., and that written ntoce of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio and this cause is continued. John W. Dailey Judge (seal)

15347 In the Matter of Marguerite Elizabeth Price, alleged to be mentally ill This day an affidavit alleging Marguerite Elizabeth Price to be mentally ill was filed in this Court by James Price.

It is further ordered that subpoenss issue for Fred Calloway and Angus MacIvor, registered physicians of Ohio who have had at least three years' experioence in the practice of medicine, to appear at the time and place aforesaid, and this cause is continued. John W. DaileyJudge (s)

Estate of H. Clay Stiggers, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.

It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Addie Stiggers in accordance with the prayer of the petitioner.

John W. Dailey Judge (seal)

Estate of Laura Rust, deceased
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

Estate of Josephine E. Curran, deceased

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiducairy of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiducairy, herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey Judge (seal)

Estate of M. Thomasia Sweeney, deceased
This day came R. C. Sweeney, Administrator of the estate of M. Thomasia Sweeney, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belong to said decedent as set forth in the application.

It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situatured, to the persons named therein and that a certificate fro 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 for by law. John W. Dailey Judge (seal)

Estate of Joseph C. Sweeney, deceased
This day came R. C. Sweeney, Administrator of the estate of Joseph C. Sweeney, deceased, and filed herein has application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application.

It appearing to the satisfaction of the Court thatall of the representations set forth in said application are true; that he description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are siutauted, 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.

John W. Dailey Judge (seal)

15343-A
Estate of Jennie S. Graham, deceased
This day an Inventory and Appraisement 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 to or waived by all interested parties, as required by law, and no exceptions having been filed theretoo it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Judge (seal)

October 29, 1947

15347 In the Matter of Marguerite Elizabeth Price, mentally illl This day this cause came on further to be heard, and the said Marguerite Elizabeth Price was brought before the Court. Therefore the Judge proceeded with the examination; and having heard the testimony of Fred Calloway and Angus MacIvor, the medical witnesses, and being satisfied that said Marguerite Elizabeth Price is mentally ill; that she has a legal settlement in Paris Township, Union County; that she has resides in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her mental illness has occurred during the time she has resided in this state; that her being at large may be dangerous to the community; and that she is a suitable person for specialized observation and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Fred Calloway and Angus MacIvor, the medical witnesses in attendance, make out a medical 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 hospital for the admission of said Marguerite Elizabeth Price and that a copy, under seal, of the certificate of said medical witnesses and of the findings in this case, be trasmitted to said Superintendent; and it is further ordered that said Marguerite Elizabeth Price be committed into the custody of the Sheriff of Union County until she can be admitted into said hospital and this cause is continued. John Dailey Judge (seal)

Estate of Ruth Patrick, deceased
Journal Entry on Presentation of Will for Probate
An application having been this day presented to the Court by Lucile Newhouse and Dorothy
Johnson praying that an instrument in writing purporting to be the last will and testament of
Ruth Patrick, deceased, be admitted toprobate:
It is ordered that a hearing on said application be had on the 5th day of November, 1947 at
10 o'clock A. M., and that day's notice, in writing, of the presentation of said will and of
the application for the admission of the same to probate, be given in the manner provided by
law, to the surviving spouse and to all persons, known to be resident of The State of Ohiok
who would be entitled to inherit from the decedent under the statutes of descent and distribution, if the decedent had died intestate, excepting any such person who would be entitled to
inherit from said decedent solely be reason of relationship to the deceased spouse thereof.
John W. Dailey Judge (seal)

15195 In the matter of the estate of Ira O. Ebright, deceased This case came on this day to be heard upon the application of William L. Coleman, administrator of the estate of Ira O. Ebright, deceased, for authority to settle the claim for injuries sustained by Ira O. Ebright and for the wrongful death of the said Ira O. Ebright, which said estate and the next of kin of said decedent have against the C.C.C. Highway Inc., Bert Heflen and Harry E. Athy for personal injuries and wrongful death of the said decedent for the sum of One Thousand Five Hundred and no/100 Dollars (\$1,500000) and the court having heard the statements of the administrator of the said Ira O. Ebright estate, and being fully advised in the premises, and it appearing to the court that it would be for the best interests for those beneficially interested in said estate to accept said offer of One Thousand Five Hundred and No/100 Dollars (\$1,500.00), it is hereby ordered that the said William L. Coleman, as administrator of the estate of Ira O. Ebright, deceased, be authorized to make said settlement and the court hereby consents to the same, and it is decreed and ordered that this settlement shall be in full satisfaction and payment of all claims and demands of every nature and description which the estate of Ira O. Ebright has against the C.C.C. Highway, Inc., Bert Heflen and Harry E. Athy be reason of personal injuries to and the wrongful death of said Ira O. Ebright. John W. Dailey, Judge (Seal) Approved and filed: William L. Coleman, Administrator

In the matter of the estate of Ira O. Ebright, deceased This day this cause came on to be heard upon the application of William L. Coleman, administrator of the estate of Ira O. Ebright, deceased, for an order of the Court apportionment in the amount of \$1500.00 recovered by him againt the C. C. Highway Inc., Bert Heflen and Harry E. Athy for the wrongful death of said Ira O. Ebright. On consideration thereof the court finds that it is fair and equitable and a compliance with the statutes in such cases made and provided and it is ordered that the said administrator be authorized to make distribution as follows: 1- To William L. Coleman, the sum of \$375.00 attorney fees which the court hereby allows: 2- To the widow Millie C. Ebright who is also the only next of kin, the balance of said money in thesum of \$1125.00. It is further ordered that said administrator distribute said amount accordingly and file his report of distribution of said amount without delay. John W. Dailey , Judge Approved By: William L. Coleman, Administrator.

Estate of Orpha Hough, deceased
This day Waldo A. Hough appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estae of Orpha Hough, deceased, late of Jackson Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the co urt being satisfied that an Administrator should be appointed and that said Waldo A. Hough 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 Ten Thousand and no/100 Dollars, and this cause is continued. John W. Dailey Judge (seal)

Estate of Orpha Hough, deceased
This day Walso A. Hough appeared in open Court, accepted the appointment as Administrator of the Estate of Orpha Hough, deceased, and gave and filed herein his Bond in the sum of Ten Thousand and no/100 Dollars, conditioned according to law, with as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of administration issue to said Waldo A. Hough, that L. L. Temple, C. W. Blue and Elmer Sivey be appointed appraisers of said estate; that notice of said appointment be published as required by law; that htis proceeding be recorded, and that said Administrator pay the costs herein taxed at \$____. John W. Dailey Judge (seal)

October 30, 1947

Election under will by written instrument
In the matter of the will of George W. Hunt, Sr. deceased
On this 30th day of October, 1947, a written instrument, duly signed and acknowledged by Lovelace Bee Hunt, surviving spouse of George W. Hunt, Sr., 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 the Court.
John W. Dailey, Probate Judge (Sēal)

Orders on filing of schedule of climas-confirming without notice
In the matter of the estate of Lena May Decker, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be dispensed with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Statement in lieu of and for a first and final account
In the matter of the estate of Lena May Decker, deceased
This day Grover B. Decker, as the administrator of said estate, filed a statement in lieu of

and for a first and firal account of said estate, duly sworn to. The same appearing true and correct, is ordered recorded and the filing of a first and final account is hereby ordered to be dispensed with, and the said Grover B. Decker, is hereby discharged from said trust and his bondsmen beleased. John W. Dailey, Probate Judge (Seal)

October 31, 1947

15333 Order approving inventory and appraisement

In the matter of the estate of Francis Donlan, deceased

This day an inventory and appraisement 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 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 and appraisement, John W. Dailey, Probate Judge after being duly examined, be allowed and confirmed. (Seal)

14331-C

Estate of Josephine Burris, deceased Filing of first and final account This day came Clifton L. Caryl, Administrator of said estate and filed his first and final

account herein.

It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of December, 1947 at 10 o'clock A. M., and that notice of said appointment be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

15103-A

EState of Alice J. Conner, deceased Filing of first and final account. This day came Clifton L. Caryl, Administrator of the said estate and filed his firstand final

It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of December, 1947, at 100'clock A. M., and that notice of said appointment be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

Filing of second account

Estate of Marilyn J. Miller, a minor

This day came Isabel H. Miller, guardian of said estate, and filed her second account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of December, 1947 at 10:00 o'clock A. M., and that notice thereof be published as required by law, in hte Marysville Tribune, a newspaper of this county. And thismatter is continued until said time. John W. Dailey, Probate Judge (Seal)

14992

Filing of first and partial account

Estate of Hattie Taylor, deceased

This day came Sturgis H. Cheney, guardian of said estate, and filed his first partial account

It is thereupon otrdered that said account be set for hearing on Wednesday the 31st day of December, 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

November 1, 1947

15337

Order to record proof of publication of notice of appointment In the matter of the estate of H. A. Claar, deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Margaret A. Claar as administratrix of the estate of H. A. Claar, 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. John W. Dailey, Judge (Seal)

15340

Order to record proof of publication of notice of appointment In the matter of the estate of Eva M. Converse, deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of James B. Cutler as administrator of the estate of Eva M. Converse, 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. John W. Dailey, Judge (Seal)

15338-A Order to record proof of publication of notice of appointment In the matter of the estate of Mollie Siler, deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Marguerite Reilly as executrix of the estate of Mollie Siler, 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. John W. Dailey, Judge (Beal)

November 3, 1947

15350 Estate of Ida Ferguson, Authority to Transfer Real Estate This day came Ralph Ferguson, of the estate of Ida Ferguson, deceased, and filed herein his application, duly verified, which application is attached hereto and made apart hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county where such parcels are siutuated, 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 recorded, as provided by law. John W. Dailey Judge (seal)

November 3, 1947

In the matter of the trust created by Item III the will of Ina Bella Conrad, deceased Appointment-order for bond

This day Robert L. Barton, appeared in open court, and made application for the appointment of a trustee to carry into effect the Trust created by Item III of the will of Ina B. Conrad, deceased; and it appearing to the court that said will was duly admitted to probate in this court on the 22nd day of January 1947 and the court being satisfied that a trustee is necessary, and that Robert L. Barton is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit, of the whole estate, and the probable value thereof, and also the probable rents of the real estate. It is ordered that said Robert L. Barton be appointed such trustee upon giving bond with sureties as required by law, in the sum of Twenty-five thousand and no/100 dollars; and this cause is continued John W. Dailey, Probate Judge (Seal)

In the Matter of the trust created by Item III the will of Ina Belle Conrad, deceased Appointment. Bond approved. Letters issued

This day Robert L. Barton appeared in open court, accepted the appointment as trustee of the estate of Ina Belle Conrad and gave and filed herein his bond in the sum of twenty five thousand and no/100 dollars, conditioned according to law, with U. S. F. & G. Company freeholders as sureties thereon, which bond is approved by the court.

It is therefore ordered that letters of trusteeship issue to said Robert L. Barton, that this proceeding be recorded, and that said trustee pay the costs herein taxed at \$____. John W. Dailey, Probate Judge (Seal)

15322 Order approving inventory and appraisement

15293

In the Matter of the estate of John Johnson, deceased,
This day an inventory and appraisement in the above captioned estate, heretofore filed herein,

It appearing to the satisfaction of the court that notice of the filing of the said Inventory and appraisement 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 and appraisement, after being fully examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Orders on filing of schedule of claims-confirming without notice
In the matter of the Estate of M. Thomasia Sweeney, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Orders on filing of schedule of claims-Confirming without notice
In the matter of the estate of Joseph C. Sweney, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith that the action of the fiduciary herein, in alloweing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

15214
Estate of John C. Hartshorn, an incompetent
This day an Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or 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. John W. Dailey Judge (seal)

Estate of John C. Hartshorn Filing of first and final account.

This day came Marie C. Randall, guardian of said estate, and filed her first and final account herein.

It is thereupon ordered that said account be set for hearing on Wednesday the 31st day of December 1947 at 10 o'clock A. M., and that notice thereof be published as required by kw, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Judge (seal)

Authority to transfer title to automobile
In the Matter of the estate of Lee E. Phillips, deceased
Whereas, on the 22nd day of October, 1947, the said Lee E. Phillips died, possessed of an automobile, of which the following is a description:
Year 1940, No. of cylinders 6, Motor No. 6-632998, Make Pontiac, Manufacturer's Serial No.
P6HB 18592, Body Type, Coupe, Model 40-26, Horse Power 28.3, Certificate of Title No. 8022419,
And whereas, on the 3rd day of November, 1947, the above describe automobile was transferred to Monna Phillips on an order of distribution as appears on the Journal of said Probate Court,
Vol. 53 page 493;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a certificate of title to the above described authomobile, to Monna Phillips, the party named herein.
John W. Dailey, Probate Judge (Seal)

Relieving estate from administration
In the matter of the estate of Lee E. Phillips, deceased
This day this cause came on to be heard upon the application of Monna Phillips for an order to delieve from administration the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of the said application has been fiven to or waived by all pasties who are entitled to notice (continued on page 496)

15263 Orders on Settlement

In the matter of the estate of Lillie M. Middlesworth, deceased
This day the first and final account of Andrew J. Middlesworth, administrator of the estate of
Lillie M. Middlesworth, deceased, came on for hearing and settlement, due notice thereof having
been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this

The court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15265-A

Orders on Settlement
In the matter of the estate of Earl Hudson, deceased
This day the first and final account of Lula A. Hudson, executrix of the estate of Earl Hudson deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement

In the Matter of the estate of Minnie M. Wilcox, deceased
This day the first and final account of William Delno Wilcox, administrator of the estate of
Minnie M. Wilcox deceased, came on for hearing and settlement, due notice thereof having been
published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this
office. It is further ordered that said fiduciary and his bondsmen be released and discharged
except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
In the matter of the estate of Bessie B. Robinson, deceased
This day the first and final account of Harry P. Blake, executor of the estate of Bessie B.
Robinson, deceased, came on for heaing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Order of Settlement of Guardian's Account
In the Matter of the Guardianship of Delmer Jerew, an incompetent
This day the twelfth account of K. D. Kyle, guardian of Delmer Jerew, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct 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 Four Hundred Ninety-seven and 45/100 Dollars (\$497.45) and the

The court finds a balance of Four Hundred Ninety-seven and 48/100 Dollars (\$497.48) and the securities as listed in the account in the hands of said guardian. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal) Approved: H. F. Krickenberger, Atty. U. S. Veterans Administration.

15174-A Orders on Settlement

In the matter of the estate of Walter Parmer, deceased
This day the first and final account of John T. Parmer, executor of the estate of Walter Parmer
deceased came on for hearing and settlement, due notice thereof having been published according
to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this
office. It is further ordered that said fiduciary and his bondsmen be discharged except for

fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
In the matter of the estate of Lawrence Woerner, deceased
This day the first and final account of Anna E. Woerner, administratrix of the estate of Lawrence Woerner, deceased, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed 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 account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is ordered that said fiduciary and his bondsmen be discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

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Orders on Settlement
In the Matter of the estate of Henry L. Reed, deceased
This day the sixth partial account of Charles R. Reed, executor of the estate of Henry L. Reed, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully 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 four hundred thirty eight and 36/100 Dollars (\$438,36) in the hands of said executor due said estate;

Costs paid. September 8, 1947.

It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

15250-A

Orders on Settlement
In the matter of the estate of Vina J. Bailey, deceased
This day the first and final account of Samuel K. Bailey, executor of the estate of Vina J.
Bailey, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court hacing 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.

Therefore the said account is hereby approved, allowed and confirmed. The court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded inthe records of this office. It is therefore ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15169-A

Orders on settlement

In the matter of the estate of Charles D. Webb, deceased
This day the first and final account of The Huntington National Bank of Columbus, Ohio, executor
of the estate of Charles D. Webb, deceased, came on for hearing and settlement, due notice
thereof having been published according to law. No exceptions having been filed thereto, and
no one now appearing to except or object to the same; and the court having carefully examineds
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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and their bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15266-A

Orders on settlement In the matter of the estate of Hettie C. Courter

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

No exceptions having been filed thereto, and no one now appearing to except orobject 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary andhis bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15195 Orders on settlement

In the matter of the estate of Ira O. Ebright, deceased
This day the first partial account of William L. Coleman, administratro of the estate of Ira
O. Ebright, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same and the court having carefully examined said account and the wouchers 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 thirty six and 21/100 Dollars (\$36.21) in the hands of said administrator due said estate; Costs paid.

It is ordered that said account and the proceedings herein be reforded in the records of this office. John W. Dailey, Probate Judge (Seal)

13717-B

Orders om settlement
In the matter of the estate of Frankie Bake

In the matter of the estate of Frankie Baker, deceased
This day the first and final account of Howard Baker, guardian of the estate of Frakie Baker
deceased, came on for hearing and settlement, dde notice thereof having been published accordin g to law. No exceptions having been filed thereto, and no one now appearing to except or

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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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15351 (continued from page 493)

så 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 Four hundred fifty (\$450.00) Dollars be dalivered or transferred to the surviving spouse or minor child of said deceased, in lieu of the claim of such surviving spouse or minor child to property not deemed assets and to an allowance for a year's support.

It is further ordered by the court that Monna Phillips, Richwood, Ohio, R. D. # 1, be and hereby is appointed as commissioner to execute instruments of conveyance if such be necessary. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Lee E. Phillips, deceased

Journal entry-approving report of distribution

This day this matter, came on for hearing on the report of distribution of property in the above entitled estate.

It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order of the court, it is ordered that the said report be and the same is hereby approved.

It is further ordered that this proceeding be recorded, and that said Monna Phillips pay the costs herein, taxed at \$. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Lee E. Phillips, deceased
Order to transfer certificate of title to motor vehicle
In the matter of the estate of Lee E. Phillips, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is
attached hereto and made a part hereof.
It appearing to the court that the matters set forth in the petition are true, it is hereby
ordered that the clerk of courts of Union County, Ohio be and he hereby is authorized to
issue a certificate of title to Monna Phillips in accordance with the prayer of the petitioner.
John W. Dailey, Probate Judge (Seal)

November 4, 1947

15311-A Mary E. Smith, guardian of Emma Poling, plaintiff -vs- Emma Poling, et al. defendants Entry on confirmation and distribution. This day this cause came on to be heard on the report of Mary E. Smith, guardian of Emma Poling of her proceedings under the former order of this court, and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that the 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 Emma Poling in said real estate, to the purchaser, John F. Troesch, upon the said purchaser paying said purchase price in cash, And now this cause coming on further to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale amounting to the sum of \$2800.00 it is further ordered that said Mary E. Smith, out of the money in her hands pay: First: The costs and expenses incurred in the sale of said property including an attorney fee of \$300.00 to C. A. Hoopes and \$132.00, the percent of the said Mary E. Smith, guardian, herein, amounting in all to \$480.85 Second: To Robert J. MacIvor for premium on bond \$10.00 Third: To Herman Doellinger, Postmaster for revenue stamps for deed \$3.30
Fourth: To the State of Ohio, Division of Aid for the Aged, Department of Public Welfare, the balance of said proceeds to be applied on the mortgage set forth in its answer and cross petherein in the sum of \$2305.85 John W. Dailey, Probate Judge (Seal) APPROVED: Hugh S. Jenkins, Attorney general Bliss, Assistant Attorney general

In the matter of the estate of James O'Briant, deceased
Order approving inventory and appraisment
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Mary M. O'Briant, deceased

Order approving inventory and appraisement

This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of Eva M. Converse, deceased
This day came James B. Cutler, administrator of the estate of Eva M. Converse, deceased, and

filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the lawwhas 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. John W. Dailey Probate Judge (Seal)

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Authority to transfer real estate
Inthe matter of the estate of Eva M. Converse, deceased

This day came ames B. Cutler, administrator of the estate of Eva M. Converse, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey Probate Judge (Seal)

₹5298-C

Finding sale necessary and ordering appraisement Clifton L. Caryl as administrator of the estate of Rose Ann Covey, Plaintiff -vs- Rose Covey, et al. Defendants

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 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, it appearing to the court that a new appraisement should be made of said real estate, it is ordered that R. Ackerman, N. E. Davis, and Elba Mather, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they hereby are appointed to appraise said estate at its true value in money free from the dower estate of said parties therein; it is 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 10th day of November 1947. John W. Dailey, Probate Judge (Seal)

Confirming appraisement, dispensing with bond and ordering private sale Clifton L. Caryl, as administrator of the estate of Rose Ann Covey, Blaintiff -vs- Ross Covey et al. defendant

This day this matter came on further to be heard on the report of the appraisers heretofore herein appointed; and it appearing upon examination that said report is in all respects regualr and correct, and it is ordered that the same be nad it hereby is approved and confirmed. It appearing to the court that the amount of the original bond given by Clifton L. Caryl 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 descirbed in the petition at private sale, is is now ordered that Clifton L. Caryl, 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 on delivery of deed.

And plaintiff is ordered to make return forthwith upon such sale. John W. Dailey, Probate Judge (Seal)

November 5, 1947

15346 Order admitting to probate and record In the matter of the will of Ruth Patrick, deceased This matter came on this day further to be heard, on the application of Lucile Newhouse and Dorothy Johnson, to admit to probate and record the will of buth Patrick, 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, those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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, or have waived notice and given consent to the probate of said will. And the subscribing witnesses, this day appeared in open court and having been duly sworn, testified respectively to the due execution and attestation of said will which testimony was reduced to writing, was subscribed by them respectively, and was filed herein. Whereupon the court finds that the aforesaid instrument of writing, is the will of said Ruth Patrick, deceased; that it was duly executed and attested; and that the said testator, at the time of singing her will was of full age, of sound mind and memory and not under any restraint. Therefore the court, being satisfied as to its jufisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this court. John W. Dailey, Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Ruth Patrick, deceased
The last will of Ruth Patrick, deceased, late of Village of Marysville in said County, having heretofore been duly proved and allowed; this day Lucile Newhouse and Dorothy Johnson, the co-executrices named in said will, appeared in open court, and made and filed an application under oath, as required by law, to be appointed as such co-executrices, also a statement in general

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terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said Lucile Newhouse and Dorothy Johnson are suitable persons and legallay competent, it is ordered that they be appointed as such so-executrices, upon giving bond with sureties as req ired by law in the sum of three thousand dollars; and they are hereby directed not to continue not to continue decedents business, but close the same up forthwith, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued orders to publish notice
In the matter of the estate of Ruth Patrick, deceased
This day Lucile Newhouse and Dorothy Johnson appeared in open court, accepted the trust as coexecutrices of the estate of Ruth Patrick, deceased, and gave and filed herein their bond in
the sum of three thousand dollars, conditioned according to law, with Ohio Casualty Insurance
Company as sureties, which bond is approved by the court.
It is therefore ordered that letters testamentrary issue on the will of said decedent to said
Lucile Newhouse and Dorothy Johnson; that notice of said appointment be published as required
by law; that this proceeding be recorded, and that said co-executrices pay the costs herein
taxed at \$6... John W. Dailey, Judge (Seal)

Order approving inventory
In the matter of the estate of Frankie Bakers incompetent
This day an inventory in the above captioned estate, heretofore filed herein, came on for hearing.
It appearing to the satisfaction of the court that notice of the filing of the said inventory has been given to or 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. John W. Dailey, Probate Judge (Seal)

Authority to transfer real estate
In the matter of the estate of H. Clay Stiggers, deceased
This day came Addie Stiggers, administratrix of the estate of H. Clay Stiggers, deceased, and
filed herein her application, duly verified, which application is attached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said
application are true; that the description of said real estate and the list of persons to whom
each such parcel thereof passed by descent or devise is as set forth in said application; and
it appearing to the satisfaction of the court that the law has been fully complied with by said
applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the
county where such parcels are situtated, 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. John W. Dailey
Probate Judge (Seal)

15319-A Journal entry confirming sale ordering deed and distribution W. R. Shirk, administrator of the estate of Ida Mae Shirk, deceased, plaintiff -vs- W. R. Shirk et al. defendants This day this cause came on to be heard upon the report of W. R. Shirk as administrator of the estate of Ida Mae Shirk, deceased, and of his proceedings under the former order of this court; the court having carefully examined said report and finding the proceedings of said administrator 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 administrator execute a deed of all the right, title and interest of said decedent in said real estate, to the purchasers, Robert N. Simpson and Ruth M. Simpson, upon said purchasers paying to said administrator the purchase money in full for said real estate in the sum of fifteen hundred fifty dollars (\$1550.00). This cause coming on to be further heard upon the pleadings and upon the motion to distribute said proceeds amounting to one thousand, five hundred fifty dollars (\$1550.00) the court finds there is due the Division of Aid for the Aged, Dapartment of Public Welfare, State of Ohio, the sum of \$3883.68 as set forth in their answer and cross petition, and the court coming now to the distribution of the purchase money for the real estate amounting to \$1550.00 it is ordered that said administrator out of the money in his hands, pay: First: All taxes and assessments have been paid in full. Second: To Sawyer Insurance Agencey, premium on bond, \$5.25 Third: To this court the costs and expenses of this proceeding in the sum of \$48.50 and in the estate the sum of \$27.50m and to Clifton L. Caryl, as attorney in this proceeding the sum of \$150.00 for counsel fees; to W. R. Shirk administrator in this proceeding the sum of \$82.00; to George Simpson, acutioneer, the sum of \$5000. Fourth: To Dr. A. M. Johnston, medical services in last illness, the sum of \$18.00. Fifth: To Clifton L. Caryl, advanced for revenue stamps, on deed \$2.20. Sixth: The balance in the sum of \$1221.55 to the State of Ohio, Division of Aid for the Aged. John W. Dailey, Probate Judge (Seal) Approved: Clifton L. Caryl, Attorney for plaintiff Hugh S. Jenkins, Attorney General, L. C. Bliss, Assistant Attorney general, State of Ohio, Department of Public Welfare, Division of Aid for the Aged.

Certificate of Release of Mortgage

Docket R page 433

Petition to sell real estate

Journal 53 page 498

Recorded in Record 43 page

W. R. Shirk, Administrator of the estate of Ida Mae Shirk, deceased, Plaintiff -vs- W. R.

Shirk, et al. defeddants

The mortgage given by Ida Mae Shirk to Division of Aid for the aged, Department of Public Welfare dated July 17, 1940 and recorded in Book 118 page 135-136 Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, November 5, A. D. 1947.

November 6, 1947

Orders on filing inventory
In the matter of the estate of Dorse Oliver McKinley, 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 17th day of November, 1947, at 10 o'clock A. M., and that notice of said

hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. <u>John W. Dailey</u>, Judge (Seal)

November 7, 1947

15343 Authority to transfer real estate In the matter of the estate of Jennie S. Graham, deceased This day came Martha Lucille Sullivan, administratrix with the will annexed of the estate of Jennie S. Graham, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said applications; 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. John W. Dailey,

Estate of Luther H. Snodgrass, deceased This day the affidavit of Mae E. Rausch, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Ruth L. Snodgrass as Administratrix of the Estate of Luther H. Snodgrass, deceased, was published in said newspaper as heretofore odered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Judge (seal)

November 8, 1947

Filing of first and final account Estate of James G. Seran, deceased This day came Leota T. Seran, administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of December, 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

In the matter of the guardianship of Emma Poling, an incompetent This day this cause came on to be heard upon the application of Mary E. Smith, guardian for an order authorizing and directing her to pay Otto Moder and Laura Moder the sum of \$60.00 per month for the maintenance of her ward and it appearing to the court that the above amount is reasonable it is ordered that said application beapproved. John W. Dailey, Probate Judge (Seal)

November 10, 1947

Certificate of Appointment The State of Ohio, Union County. To the County Auditor:

Probate Court

I hereby certify that I have this day appointed June Kandel, to the position of deputy-clerk in my office of Judge of the Probate Court of said County. Said appointment is to take effect November 1, 1947 and said appointee is to receive as compensation the sum of One hundred fifteen dollars per month and such expenses as the Probate Judge shall fix and determine, and said June Kandel shall serve during the pleasure of the Judge of the Probate Court.

The said compensation is by law payable to said appointee in semi-monthly installments by the County treasurer from the County Treasury, upon the warrant of the County Auditor. John W. Dailey, Judge and ex-officio Clerk of the Probate Court (Seal)

OATH OF OFFICE General Code Sec. 10501-5

The State of Ohio, Union County.

Probate Judge (Seal)

I, June Kandel, being duly sworn, say that I will support the Constitution of the United States and the Constitution of the State of Ohio, and will faithfully discharge the duties of Deputy. Clerk in the office of the Judge of the Probate Court of Union County, Ohio. June Kandel Sworn to before me and signed in my presence, this 1st day of November 1947. John W. Dailey John W. Dailey, Probate Judge (Seal)

Order approving inventory and appraisement In the matter of the estate of Luther H. Snodgrass, deceased This day an inventory and appraisement 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 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 and appraisement after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Authority to transfer real estate In the matter of the estate of William R. Barry, deceased This day came Bessie Barry, administratrix of the estate of William R. Barry, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent ar devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the

County 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. John W. Dailey Probate Judge (Seal)

November 12, 1947

Authority to transfer real estate
In the matter of the estate of Orman A. Conrad, deceased
This day came Jesse Conrad, administrator de bonis non with the will annexed of the estate of
Orman A. Conrad, deceased, and filed herein his application, duly verified, which application
is attached hereto and made a part hereof, for an order directing the transfer of certain real
estate belonging to said decedent, as set forth in the application.
It appearing to the satisfaction of the court that all of the representations set forth in said
application are true; that the description of said real estate and the list of persons to whom
each such parcel thereof passed by descent or devise is as set forth in said application; and
it appearing to the satisfaction of the court that the law has been fully complied with by said
applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the
County 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. John W. Dailey
Probate Judge (Seal)

Bertha L. Matlack, guardian of Zaidee Chandler, an incompetent plaintiff -vs- Clyde S. Chandler et. al., defendants
Entry ordering service by publication
This day the plaintiff filed an affidavit for service by publication and it appearing to the court that the residence of the defendant Rhodes Cleveland is unknown and cannot with reasonable diligence be ascertained it is ordered that publication be made for six (6) consecutive weeks in a newspaper printed in this county, that it contain a summary statment of the object and prayer of the petition, mention the court where in it is filed, and notify the persons thus to be served when they are required to answer. John W. Dailey, Judge (Seal)

Order to sell
In the matter of the estate of John Johnson, deceased
This day this cause came on to be heard upon the petition herein filed and the testimony Virginis Johnson, administratrix and the court being dully advised in the premises finds that the
statements and allegations in said petition are true, and that the property therein described
ought to be sold as prayed for. And the court being satisfied upon good and sufficient proof
that it will be to the advantage of said estate to sell said personal property at private sale;
it is therefore ordered that said Virginia Johnson as administratrix of said estate of John
Johnson, deceased, proceed to sell 26 hogs at private sale, for the best price obtainable.
It is further ordered that said sale be made on the following terms: Cash upon delivery.
It is further ordered that said Virginia Johnson, admx, make return of her proceedings herein,
within 10 days from this date, and forthwith after such sale is made, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Filing of first and final account
Estate of Leroy Wolford Deceased
This day came Max Shearer, executor of said estate, and filed his first and final account herein.
It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of December, 1947, at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

15270-A
Filing of first and final account
Estate of J. L. Davis, deceased
This day came Ruby G. Wetzel, administratrix with the will annexed of said estate, and filed her first and final account herein.
It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of December, 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

November 13, 1947

Order to record proof of publication of notice of appointment

In the matter of the estate of Clarence Davis, deceased

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Vada Davis as administratrix, of the estate of Clarence 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. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Mary J. Lewis, deceased

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Ralph C. Peet as administrator, of the estate of Mary J. Lewis, deceased, was published in said newspaperas heretofor 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. John W. Dailey, Judge (Seal)

Order for Appointment and for Bond
In the Matter of the Estate of Cora B. Engle, deceased
This day William Swartz appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Cora B. Engle, deceased, late of Jackson Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said William Swartz 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 and no/100 Dollars, and this cause is continued.

John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the Matter of the estate of Cora B. Engle, deceased
This day William Swartz appeared in open court, accepted the appointment as administrator of
the estate of Cora B. Engle deceased, and gave and filed herein his bond in the sum of Two thousand one hundred and no/100 Dollars, conditioned according to law, with The Fidelity & Deposit
Company of Maryland, as sureties, which bond is approved by the court.
It is therefore ordered that letters of administration issue to said William Swartz, that Clyde
Parish, Richard Evans and D. G. Stallsmith be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

Journal entry on presentation of will for probate
In the matter of the will of C. R. Underhilld, deceased
An application having been this day presented to the court by Emma Underhill praying that an instrument in writing purporting to be the last will and testament of C. R. Underhill, deceased, be admitted to probate: All next of kin known to be resident of the State of Ohio having waived notice in writing.

It is further ordered that a hearing on said application will be had on the 13th day of November 1947 at 2:00 o'clock P. M. John W. Dailey, Probate Judge (Seal)

Entry-Order admitting to probate and record In the matter of the will of C. R. Underhill, deceased This matter came on this day further to be heard, on the application of Emma Underhill to admit to probate and record the will of C. R. Underhill, deceased, late of the Township of Jackson, in said County, heretofore filed in this court. It is now whown to the satisfaction of the court that said decedent died leaving Emma Underhill 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 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 herein. Whereupon the court finds that the aforesaid instrument of writing, is the will of said C. R. Underhill 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 memroy and not under and restraint. Therefore the court orders the admitting ot said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court. John W. Dailey Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of C. R. Underhill, deceased
The last will of C. R. Underhill, deceased, late of Jackson Township in said County, having heretofore been duly proved and allowed, this day Emma Underhill, appeared in open court and made and filed an application under oath as required by law to be appointed administratrix with the will annexed of 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 and that said Emma Underhilld is a suitable person and legally competent, it is ordered that she be appointed as such administratrix with the will annexed upon giving bond with sureties as required by law in the sum of Two thousand one hundred and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order of publish notice
In the matter of the estate of C. R. Underhilld, deceased
This day Emme Underhilld appeared in opn court, accepted the appointment as administratrix with the will annexed of the estate of C. R. Underhill deceased, and gave and filed herein her bond in the sum of Two thousand one hundred dollars, conditioned **coording to law, with the fidelity and Deposit Company of Maryland as sureties, which bond is approved by the court.

It is therefore ordered that letters of administration with the will annexed issue to said Emma Underhill; that C. B. Everett, Charles H. Brown, and R. G. Evans be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said administratrix with the will annexed pay the costs herein taxed at \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

November 14, 1947

Order to record proof of publication of notice of appointment
In the matter of the estate of Jennie S. Graham, deceased
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Martha Lucille Sullivan as administratrix with the will annexed of the estate of Jennie S. Graham, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

15231-A
Orders on filing of schedule of claims-confirming without notice
In the matter of the estate of E. B. Bumgarner, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

November 15, 1947

Sale of personal property confirmed
Estate of Minnie Snedeker, an incompetent
The guardian of the above named ward having filed his return of the public sale of the personal property of said ward and the court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and thereofre approves and confirmes the same. John W. Dailey, Probate Judge (Seal)

November 17, 1947

Order approving inventory and appraisement
In the matter of the estate of Dorse Oliver McKinley, deceased
This day an inventory and appraisement 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 beed 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Harry G. Lillie, deceased
This day Lucile Brown, appeared in open court, and made and filed an appliction under oath as required by law to be appointed as administratrix of the estate of Harry G. Lillie, deceased, late of Dover Township in said County, and an affidavit that there is not of her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Lucile Brown is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of twenty one hundred dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Harry G. Lillie, deceased
This day Lucile Brown appeared in open court, accepted the appointment as administratrix of the estate of Harry G. Lillie, deceased, and gave and filed herein her bond in the sum of twenty one hundred dollars, conditioned according to law, with the Western Surety Co. as sureties, which bond is approved by the court.

It is therefore ordered that letters of administration issue to said fucile Brown, that Elba Mather, Robert Ackerman, and Harold J. Coleman be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said administratrix pay the costd herein taxed at \$_____. John W. Dailey, Judge (Seal)

Order approving inventory and appraisement
In the matter of the estate of Harry G. Lillie, deceased
This day an inventory and appraisement 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 to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory and appraisment, after being duly examined be allowed and confirmend. John W. Dailey, Probate Judge (Seal)

November 19, 1947

15307 In the matter of the estate of Athera A. Wallace, deceased This day this cause came on for hearing on the application of Sylvia Pierce, as administratrix of the estate of Athera A. Wallace, deceased, for instruction and order on distribution of that part of the estate to which Donna Doebert and Martha Doebert, the minor heirs of the deceased, are entitled to receive. And the court, being fully advised in the premises and on consideration thereof, finds that the said Donna Doebert and Martha Doebert are minors and granddaughters of the said Athera A. Wallace, deceased, and that they and each of them are entitled to receive on distribution the sum of \$35.21, and the same being less than \$500.00 and that since infancy the said Donna Doebert has resided with her uncle, Harry Wallace, and that the said Martha Doebert has resided with her aunt Sylvia Pierce, and who has had their care, maintenance and support, and still has. Therefore, it is ordered by the court that the said administratrix pay to Harry Wallace that portion of said estate to which the said Donna Doebert is entitled toreceive, and pay to Sylvia Piere that protion of said estate to which the said Martha Doebert is entitled to receive, taking their receipt therefore, and file the same in her accounting of said estate, and that no guardian be appointed and that they not be bonded, and that a guardian be, and the same is hereby dispensed with in order to receive said dum. John W. Dailey, Judge (Seal)

15307
Orders on filing of schedule of claims-confirming without notice
In the matter of the estate of Athera M. Wallace, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

November 20, 1947

15267 Sale of personal property confirmed Estate of Zaidee Chandler, an incompetent

The guardian of the above named ward having filed his return of the public sale of the personal property of said decedent, and the court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal)

15241 Orders on filing of schedule of claims-confirming without notice In the matters of the estate of Vernon Wood, deceased

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be mecorded. John W. Dailey, Probate Judge (Seal)

15241

Authority to transfer real estate
In the matter of the estate of Vernon Wood, deceased
This day came Goldie M. Wood, administratrix of the estate of Vernon Wood, deceased, and filed herein her application, duly verified which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey

Probate Judge (Seal)

Filing of first and final account
Estate of Vernon Wood, deceased
This day came Goldie M. Wood, administratrix of said estate, and filed her first and final account herein.
It is thereupon ordered that said account be set for hearing on Wednesday, the 31st day of December 1947 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Orders on filing of schedule of claims - Confirming without notice
In the matter of the estate of William R. barry, deceased
This day a schedule of claims in the above captioned estate, was filed in this court by the fiduciary ofsaidestate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary berein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

15294
Filing of first and final account
Estate of William R. Barry, deceased

This day came Bessie Barry, administratrix of said estate and filed her first and final account herein.

It is thereupon ordered that said account be set for hearing on Wednesday the 31st day of December, 1947 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Journal entry finding sale necessary and dispensing with further appraisement
Herbert Hooper, executor of the estate of Josie M. Caldwell, deceased, plaintiff v. Adrian B.
Valdwell, single and unmarried et. al. defendants

This matter coming on to be heard on the petition, the answer and cross petition of the Federal Land Bank of Louisville, and the answer and cross petition of the State of Ohio, and the evidence and the court finds all the defendants have voluntarily entered their appearance and consent to the sale of the property as prayed for and are property before the court; and the court finds 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.

The court further finds that the real estate described in the petition was included in the inventory and appraisement of the estate and was appraised by the appraisers of said estate at fifty five hundred dollars, (\$5500.00) and it is ordered that a further appraisement be dispensed with.

It further appearing to the court that the plaintiff was heretofore given bond in the sum of five thousand dollars (\$5000.00) and the same appearing reasonable it is ordered that said bond be continued and the same is hereby approved.

be continued and the same is hereby approved.

It is now ordered that Herbert Hooper as such executor proceed to advertize for sale on the premises on the 20th day ofDecember, 1947, at 11:00 o'clock A. M. the real estate in the petition 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.

And plaintiff is ordered to make return forth-with on such sale. John W. Dailey, Judge (Seal) APPROVED BY: William L. Coleman, attorney for plaintiff

November 21, 1947

Order to record proof of publication of notice of appointment
In the matter of the estate of H. Clay Stiggers, deceased
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the Notice of appointment of Addie Stiggers, as administratrix of the estate of H. Clay Stiggers, 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. John W. Dailey, Judge (Seal)

Order approving inventory and appraisement

In the matter of the estate of CoraB. Engle, deceased

This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Filing of first and final account

Estate of Josephine E. Curran, deceased This day came John H. Curran, administrator of said estate, and filed his first and final account

herein.

It is thereupon ordered that said account be set for hearing on Wednesday the 31st day of December, 1947 at 10:00 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

November 22, 1947

15355

Order for appointment and for bond In the matter of the estate of Catherine Derr, deceased

This day Clifton L. Caryl 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 Catherine Derr, deceased, late of Milford Center in said County, and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable walue 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 three thousand dollars, and this cause is continued. John W. Dailey, Judge (Seal)

15355 Bond approved and letters issued appointment of appraisers order to publish notice

In the matter of the estate of Catherine Derr, deceased

This day Clifton L. Caryl appeared in open court, accepted the appointment as administrator of the estateof Catherine Derr, deceased, and gave and filed herein his bond in the sum of three thousand dollars, conditioned according to law, with The Home Indemnity Company, as sureties. which bond is approved by the court.

It is therefore ordered that letters of administration issue to said Clifton L. Caryl that John De Woss, Thomas Shoemaker and Glenn Coe, be appointed appraisers of said estate; 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 # . John W. Dailey, Judge (Seal)

November 24, 1947

IN THE PROBATE COURT OF UNION COUNTY, OHIO

ENTRY

Accounts and vouchers of the following named persons and estates have been filed in the Probate

Court of Union County, Ohio, for approval and settlement.

15285 15294 15241 15271A John H. Curran, administrator of the estate of Josephine E. Curran, first and final acct. Bessie Barry administrator of the estate of William R. Barry, first and final account Goldie M. Wood, administratrix of the estate of Vernon Wood, first and final account Max Shearer, executor of the estate of Leroy Wolford, first and final account 15270A Ruby G. Wetzel, administratrix with the will annexed of the estate of J. D. Davis, first

and final account

15252 Leota T. Seran, administratrix of the estate of James G. Seran, first and final account 15214 Marie Randall, guardian of the person and estate of John C. Hartshorn, first and final

14635

Isabel H. Miller, guardian of the person and estate of Marilyn J. Miller, second account. Sturgis H. Cheney, guardian of the person and estate of Hattie Taylor, first and partial account

Chifton L. Caryl, administratorhof the estate of Hosephine Burris, first and final acct. 143310 15103A Clifton L. Caryl, administrator of the estate of Alice J. Connor, first and final account. Unless exceptions are filed thereto, said accounts will be for hearing before this court on the 31st day of December 1947 at 10:00 o'clock A. M. at which time said accounts will be considered and contineud from day to day until finallay disposed of.

Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W.

Dailey, Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO

ENTRY ORDER APPROVING PUBLICATION OF ACCOUNTS

This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approved the same, and orders of notice aforesaid to be entered

upon the journal of this court in full; said notice is as follows, to-wit:
9276A Charles R. Pyers, guardian of the person and estate of Everett Loy Pyers, twelfth account 9276A 9248B 9248B Pearl McIlroy, trustee of the estate of Alfred J. Rigdon, second and partail account 15260A D. B. Smith, executor of the estate of Elward P. Smith, first and final account

15273A Orson E. Smith, executor of the estate of Emma Smith, first and final account 15125B Lue W. Miller, administratrix de bonis non of the estate of Harry G. Miller, s Lue W. Miller, administratrix de bonis non of the estate of Harry G. Miller, second and final account

14956 Frank W. Kirk, guardian of the person and estate of Maurice Edwards first partial acc't 15221 A. Gilbert Kirby, guardian of the person and estate of Jacob Greenbaum, first and final

14543 Kenneth B. Harriman, guardian of the person and estate of Don Harriman, second and final account

Clyde L. Wilkins and Charles E. Wilkins, executors of the estate of Alice J. Wilkins, first and final account.

John W. Dailey, Probate Judge (Seal)

Order approving inventory and appraisement

In the matter of the estate of Catherine Derr, deceased

This day an inventory and appraisement 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 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 and appraisement. after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Order for appointment and for bond In the matter of the estate of Frank W. Moseley, deceased

This day Minnie A. Moseley, 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 Frank W. Moseley, deceased late of Dover Township in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administratrix should be appointed and that said Minnie A. Moseley is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of twenty-one hundred dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

15356

Bond approved and letters issued appointment of appraisers order to publish notice In the matter of the estate of Frank W. Moseley, deceased This day Minnis A. Moseley appeared in open court, accepted the appointment as administratrix

of the estate of Frank W. Moseley deceased, and gave and filed herein bond in the sum of twenty one hundred dollars, conditioned according to law, with Hartford Accident & Indemnity Company and Minnie A. Moseley as sureties, which bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said Minnie A. Moseley, that Conrad Asman, Joe Easton and Guy Mitchell, be appointed appraisers of said estate; 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 \$ _____. John W. Dailey, Judge (Seal)

November 25, 1947

15357

Orders for hearing and for notice

In the matter of Rose Covey, alleged to be mentally ill

This day an affidavit alleging Ross Covey to be mentally ill was filed in this court by McKinley

Haines.

It is ordered that hearing on the affidavit be had before this court at Marysville, Ohio on the 28th day of November, 1947 at 1 o'clock P. M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey, Probate Judge (Seal)

15357

Orders for warrant and for subpoena

In the matter of Ross Covey, alleged to be mentally ill

This day an affidavit alleging Ross Covey to be mentailly ill was filed in this court by McKinley Haines.

It is therefore ordered that a warrant of detention issue to ----- commanding him to apprehend said person and detain ----- at ----- and bring him before this court, at Marysville on the 28th day of November, 1947 at 1;00 o'clock P. M.

It is further ordered that subpoenas issue to ----- for ----- and ----registered physicians of Ohio who have had at least three year's experience in the practice of mediceine, and for ----- witnesses, to appear at the time and place aforesaid; and this cause is continued. John W. Dailey, Probate Judge (Seal)

15257-A

Filing of first and final account Estate of Demis Oliver, deceased

This day came Lee Elsom, 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 31st day of January 1948 at 10:00 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

15301

Orders on filing of schedule of claims-confirming without notice

In the matter of the estate of Daniel Milligan, deceased

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Orders on filing of schedule of claims-confirming without notice

In the matter of the estate of Lincoln Jay Cook, deceased This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Ruth Patrick, deceased

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a news-paper of general circulation in this county, that the notice of appointment of Lucile Newhouse and Dorothy Johnson, as executrices of the estate of Ruth Patrick, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it si ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

November 26, 1947

Authority to transfer real estate In the matter of the estate of Ivan Barry, deceased

This day came Esther Barry Executrix of the estate of Ivan Barry, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof. for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county where such parcels are situated, to the persons named therein and that a certificate for the transfer of said real estate, toegether with the description contained in the application, be filed with the recorder of the proper county for record, as provided by law. John W. Dailey, Probate Judge (Seal)

15290-A

Authority to transfer title of automobile

In the matter of the estate of Ivan Barry, deceased

Whereas, on the 24th day of June, 1947, the said Ivan Barry died, possessed of an automobile, of which the following is a description:

Manufacturer or Maker Plymouth Car Company; Manufacturer's Factory No. 2702254; Engine or

Motor No. P2-87228; Horse Power 24.3; Description of Body -----; Make Plymouth; Type Coupe; And whereas, on the 26th day of November, 1947 the above described automobile was transferred to Esther Barry under authority of a will as appears on the Journal of said Probate Court, Vol. 53 page 506;

The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a certificate of title to the above described automobile, to Esther Barry, the party named herein.

John W. Dailey, Probate Judge (Seal)

15295-A Orders on filing of schedule of claimes-confirming without notice In the matter of the estate of George W. Hunt, Sr. deceased

This day a schedule of claims in the above captioned estate was filed in this dourt by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Sale of personal property confirmed In the matter of the estate of John Johnson, deceased The administratrix, Virginia Johnson, of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirmes the same. John W. Dailey, Probate Judge (Seal)

15333

Authority to transfer title of automobile In the matter of the estateof Francis Donlan, deceased Whereas, on the 2nd day of October, 1947, the said Francis Donland died, possessed of an automobile, of which the following is a description: Year 1936; No. of cylinders 8; Motor No. 2946202; Make Ford; Manufacturer's Serial No. ----Body Type Pickup; Model 50 horsepower 30. Certificate of Title No. 8031476 And whereas, on the 26th day of November 1947 the above described automobiel was transferres to Roy Hilbert on an order of distribution as appears on the journal of said Probate Court Vol. 53 page 506;

The Clerk of Courts of the County of Union State of Ohio, is hereby authorized to issue a certificate of title to the above described automobiel to Roy Hilbert, the pary named herein John

W. Dailey, Probate Judge (Seal)

15290-A Order to transfer certificate of title to motor vehicle In the matter of the estate of Ivan Barry, deceased

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.

It appearing to the court that the matters set forth in the petition are true; it is hereby ordered that the clerk of courts of Union County, Ohio be and he hereby is authorized to issue a certificate of title to Esther Barry in accordance with the prayer of the petitioner. John W. Dailey Probate Judge (Seal)

Filing of first and final account Estate of Athera A. Wallace, deceased

This day came Sylvia Pierce, administratrix 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 31st day of January 1948 at 10 O'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

November 28, 1947

15349 Order to record proof of publication of notice of appointment

In the matter of the estate of Orpha Hough, deceased This day the adfidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of Waldo A. Hough as administrator of the estate of Orpha Hough, 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. John W. Dailey, Jjdge (Seal)

Order to transfer certificate of title to motor vehicle
In the matter of the estate of Francis Donlan, deceased
This day this cause came on to be heard upon the petition herein filed which petition is attached hereto and made a part hereof.

It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a certificate of title to Roy Hilbert in accordance with the prayer of the petitioner. John W.

Dailey Probate Judge (Seal)

153577 Order of commitment (person not brought into court) In the Matter of Ross Covey, mentally ill This day this cause came on further to be heard, and the court deeming it unsuitable and improper, by reason of the character of the affliction and physical condition of said Ross Covey, to bring him into Probate Court, the Judge personally visited said Ross Covey at Union County Home, and ascertained the condition of the said Ross Covey, by actual inspection. Thereupon the Judge proceeded with the examination; and having heard the testimony of P. D. Longbrake and Angus MacIvor, the medical witnesses, and of ---- and being satisfied that said Ross Covey, is mentally ill; the he has a legal settlement in Paris Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodail care from any private or public charitable institution or organization, or other benevolent association; that his mental illness has occurred during the time he has resided in this state; that his being at large is not dangerous to the community; and that he is a suitable person for specialized observation and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that P. D. Longbrake and Angus MacIvor, the medical witnesses in attendance, make out a medical certificate, setting forth the facts as is provded by law; And it is further ordered that an application be made to the Superintendent of said hospital for the admission of said Ross Covey, and that a 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 Ross Covey be committed into the custody of McKinley Haines until he can be admitted into said hospital; and this cause is continued. John W. Dailey Probate Judge (Seal)

Filign of first and final account
Estate of Park W. Ridge, deceased
This day came D. Jane Ridge, administratrix 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 31st day of January 1948 at 10:00 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

John W. Dailey. Probate Judge (Seal)

November 29, 1947

Filing of first and final account
Estate of E. B. Bumgarner, deceased
This day came Odell Liggett, 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 31st day of January, 1948 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

John W. Dailey, Probate Judge (Seal)

Petition for order to distribute assets in kind In the matter of the estate of Orman A. Conrad, deceased This day Jesse Conrad, administrator de bonis non with the will annexed of the estate of Orman A. Conrad, deceased, appeared in open court, and filed his petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit: To Whom to be Distributed Items of said Assets U. S. Savings Bond, Series "G" Robert L. Barton, executor of the estate of 7/8% dated December, 1944 \$500.00 Ina B. Conrad, deceased And it appearing to the court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attached to said petition; It is therefore ordered that said administrator distribute and pay over said assets in kind as described above; provided however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejuected claim or claims in suit. It is further ordered that said administrator report his proceedings herein immediately after the making of such distribution; and this cause is continued. John W. Dailey, Probate Judge

Journal Entry - Brders approving distribution of Assets in kind
In the Matter of the estate of Orman A. Conrad, deceased
This day came Jesse Conrad, administrator de bonis non with the will annexed of the estate of
Orman A. Conrad, deceased, and made and filed herein his report of distribution and paying over
of the assets of said estate, in kind, to such of the distributees as were willing to receive
the same. And it appearing to the court that said report is in all respects correct, and that
such distribution has been made according to law andthe former order of the court; it is ordered that the proceedings of said Jesse Conrad be and the same are hereby approved. And it is
further ordered that this proceeding be recorded, and that said Jesse Conrad, administrator
pay the costs herein taxed at \$\frac{1}{2}\text{Ophn W. Dailey, Probate Judge (Seal)}

November 29, 1947

Orders on settlement of guardian's account second and tfinal caccount

In the Matter of the guardianship of DoniHarriman; laeminorminor

This day the second and final account of Kenneth B. Harriman, guardian of Don Harriman, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

The court finds said account duly balanced, and said guardianship settled according to law. The court finds a balance of 00.00 Dollars, (\$none) in the hands of said guardian due said ward, which amount he is ordered to pay over according to law. Costs paid. (\$6.00).

It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

9276-A Entry-Twelfth Account

In the matter of the guardianship of Everett Loy Pyers, an incompetent This day the twelfth account of Charles R. Pyers, guardian of Everett Loy Pyers, cameon for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is therefore ordered that the same be and hereby is approved, allowed and confirmed.

The court further finds a balance in cash on deposit in the hands of said guardainf in the sum of \$987.13 and all the securities as listed in said account; that said guardian has paid the court costs of filing this account.

It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal) Approved: H. F. Krickenberger, Atty. U. S.

Veterans Administration

15273-A Orders on settlement first and final account In the matter of the estate of Emma Smith, deceased This day the first and final account of Orson E. Smith, executorof the estate of Emma Smith, deceased, came on for hearing and for settlement, due notice thereof having been published according to law. No exceptions having been filed 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 accountduly balanced and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15260-A Orders on settlement first and final account In the matter of the estate of Elward Pl Smith, deceased This day the first and final account of D. B. Smith, executor of the estate of Elward P. Smith, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 admised in the premises, finds the same to be in all respects just and correct and in confomirty to law. Therefore the said account is hereby approved, allowed and confirmed. The court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

9248-B Orders on settlement of guardian's Account

Second and Partial Account In the matter of the guardianship of Alfred J. Rigdon This day the second and partial account of Pearl McIlroy, trustee of Alfred J. Rigdon came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 respeets just and correct and in conformity to law:

It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of five thousand two hundred seventy six and 91/100 Dollars, (\$5276. 91) in the hands of said guardian due said ward.

Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

15125-B Orders on settlement

Second and final account

In the Matter of the estate of Harry G. Miller, deceased This day the second and final account of Lue W. Miller, administratrix de bonis non of the estate of Harry G. Miller deceased, came on for hering and settlement due notice thereofhaving been filed 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 account and the proceedings herein be recorded in the records of this records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15224-A Orders on Settlement

First and final account

In the matter of the state of Alice J. Wilkins, deceased This day the first and final account of Clyde L. Wilkins and Charles E. Wilkins, executors of the state of Alice J. Wilkins, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the recordsof this office. It is further ordered that said fiduciary and their bondsmen be feleased and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15213

Orders on settlement

In the matter of the estate of Lydia L. Waters, deceased

First and final account

This day the first and final account of James E. Hoover, administrator of the estate of Lydia L. Waters, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having cafefully 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 blanaced and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsemen be released and discharged

except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on settlement of Guardian's Account

In the matter of the guardianship of Jacob Greenbaum, an incompetent

First and final account

This day the first and final account of A. Gilbert Kirby, guardian of Jacob Greenbaum, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 bein 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 daid account duly balanced, and said guardianship settled according to law.

Costspaid. \$5.00. October 3, 1947.

It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement of Guardians Account

In the matter of the guardianship of Maurice Edwards, an incompetent

First partial account

This day the first partial account of Frank W. Kirk, guardian of Maurice Edwards, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law;

It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of two hundred fifty six and 61/100 Dollars (\$256.61) in the hands

of said guardian due said ward.

Costs paid. October 10, 1947 \$6.00.

It is ordered that said account and the proceedings herein be recorded in the records of this Probate Judge ("eal)

Filing of final and distributive account

Estate of Orman A. Conrad, deceased

This day came Jesse M. Conrad, administrator de bonis non of said estate , and filed his final and distributive account herein.

It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of January 1948 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune a newspaper of this county. And this matter is continued until said time.

John W. Dailey, Probate Judge (Seal)

Orders on filing inventory and appraisement

In the matter of the estate of Frank W. Moseley, deceased This day an inventory and appraisement in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that the approval of said inventory and appraisement be set for hearing beofre this court on the 11th day of December 1947 at 10:00 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Marysville Tribune at least 10 days prior to the date of said

hearing; except those who have waived said notice ar who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Judge (Seal)

15354

Authority to transfer real estate In the matter of the estate of Harry G. Lillie, deceased This day came Lucile Brown, administratrix of the estate of Harry G. Lillie, deceased, and filed

herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as

set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of perons to whom each such parcel thereof passed by descent or devise is as set forth in said applicat ion; 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. John W. Dailey, Probate Judge (Seal)

December 1, 1947

14249-7 Certificate of Appointment The State of Ohio, Union County To the County Auditor:

I hereby certify that I have this day appointed Marjorie Finch to the position of Deputy Clerk

in my office of Judge of the Probate Court of said County.

Said appointment is to take effect December 1, 1947 and said appointee is to receive as compensation the sum of \$100.00 per month and such expenses as the Probate Judge shall fix and determine, and said Marjorie Finch shall serve during the pleasure of the Judge of the Probate Court.

The said compensation is by law payable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury, upon the warrant of the County Auditor.

> Judge and ex-officio Clerk of the Probate Court

Oath of Office The State of Ohio, Union County I, Marjorie Finch, being duly sworn, say that I will support the Constitution of the United States and the Constitution of the State of Ohio, and will faithfully discharge the duties of Deputy Clerk in the office of the Judge of the Probate Court of Union County, Ohio. Sworn to before me and signed in my presence, this I day of December, 1947. John W. Daily

15331-A Order to sell

In the matter of the estate of John D. Bluedeceased This day this cause came on to be heard upon the petition herein filed and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied, upon good and sufficient proof that it will be to the advantage of said estate to sell said (1) personal property at private sale; it is therefore ordered that Anna L. Blue as administratrix of said estate of John D. Blue, deceased, proceed to sell 1 1931 4-door Chevrolet Sedan at private sale, for (2) the best price obtainable.

It is further ordered that said sale be made on the following terms: cash in hand at time

of sale

It is further ordered that said Anna L. Blue make return of her proceedings herein, within days from this date, and forthwith after such sale is made, and this cause is continued. John W. Dailey (Seal)

Sale of Personal Property Confirmed In the matter of the estate of John D. Blue deceased The executrix of the above named decedent having filed his return of the* order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and donfirms the same. John W. Dailey, Probate Judge (Seal)

Authority to transfer title of automobile In the matter of the estate of John D. Blue deceased Whereas, on the 28 day of September, 1947, the said John D. Blue died, possessed of an automobile, of which the following is a description: Year 1931 No. of cylinders Motor no. 2635149 Make Chevrolet. Manufacturer's Serial No. 9AE 37846 Body Type 4 door sedan Model 1931. Horse Power 26.3 Certificate of Title No. 34840. And whereas, on the 28 day of October 1947, the above described automobile was transferred to Anna L. Blue (1) under authority of a will as appears on the journal of said Probate Court, Vol. 53, Page 510; The Clerk of Courts of the County of Union, State of Ohio is hereby authorized to issue a Certificate of Title to the above described automobile, to Anna L. Blue the party named herein. John W. Dailey, Probate Judge (Seal)

15132-A

Filing of first and final account Estate of A. S. Hush deceased This day came Ida K. Hush administratrix 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 31st day of January 1948, at 10 o'clock A.M., and that notice hereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Petition for order to distribute assets in kind In the matter of the estate of Ira O. Ebright, deceased This day William L. Coleman, administrator of the estate of Ira O. Ebright, deceased, appeared in open court, and filed his petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-Wit:

Items of said assets 24 shares of stock in the Bellefontaine National Farm Lean Association. Said stock being issued under certificate number 383 and having a par value of \$120..0

To whom to be distributed

Millie C. Ebright

And it appearing to the court that the statements in said petition are true and that all the legatees, whose interests may be affected by such distribution, consent to have the said distributed and paid over, in kind, as indicated by their consent in writing attached to said petition.

It is therefore ordered that said administratrof distribute and pay over said assets in kind as described above; provided however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejuected claim or claims in suit.

It is further ordered that said administrator-executor peport his proceedings herein immediately after the making of such distribution; and this cause is continued. John W. Dailey, Probate

Judge (Seal)

In the matter of the estate of Ira O. Ebright, deceased
This day came William L. Coleman, administrator of the estate of Ira O. Ebright, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the court; it is ordered that the proceedings of said administrator be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$_____.

John W. Dailey, Probate Judge (Seal)

Filing of second and final account Estate of Ira O. Ebright, deceased

This day came William L. Coleman, administrator of said estate, and filed his second and final account herein.

It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of January, 1948 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Entry dispensing with a new appraisement and ordering public sale
Robert F. Allen, Administrator of the estate of Jacob Greenbaum, demeased Plaintiff, vs John
Greenbaum, et al, Defendants

This matter came on to be heard upon the petition of Plaintiff for authority to sell real estate of the above decedent to pay debts of his estate, the answer of The Land Bank Commission, by The Federal Farm Mortgage Corporation and John Greenbaum and Anna Young having waived the service of summons herein, 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 \$6480.00 and orders that a further appraisement be dispensed with.

The court finds the bond heretofore given by the Plaintiff as administrator of the estate of Jacob Greenbaum in the amount of \$5000.00 is sufficient and it is ordered that additional

bond is dispensed with.

It is ordered that Robert F. Allen as such administrator proceed to advertise for sale at the North door of the courthouse in Marysville, Ohio at the earliest date permitted by law the real estate in the petition described as provided by law; and that he sell the same at not less than 2/3 of the appraised value thereof for cash upon the delivery of a deed to the purchaser. The Plaintiff is ordered to make return forthwith upon said sale. John W. Dailey, Judge (Seal)

APPROVED: Robert F. Allen, Robert F. Allen, Admr. of the Estateof Jacob Greenbaum Deceased

Russell S. Welch, Russell S. Welch, Atty. for John Greenbaum Milo Myers, Milo Myers, Atty. for Anna Young

William A. Coleman, William A. Coleman, Atty. for the Federal Farm Mortgage Corporation on behalf of Land Bank Commission.

December 2, 1947

Order for hearing and notice

Docket 4 page 479

In the matter of the guardianship of Agnes Gibson, an incompetent person

This day McKinley Haines filed an application in the court for the appointment of himself as guardian of Agnes Gibson alleged incompetent.

It is ordered that said application be set for hearing on the 2nd day of December 1947, at 10 o'clock A. M.

All other interested parties, in the manner provided by law. (Gen. Code, Sec. 10507-4). John

W. Dailey, Probate Judge (Seal)

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 or waived by all interested parties as required by law.
The court finds that said Agnes Gibson, and therefore she is incapable of taking proper care of herself or of her property.

It is therefore ordered that a guardian be appointed.

It appearing to the court that McKinley Haines is legally competent; that the said McKinley Haines has given bond in the sum of \$2100.00 conditioned according to law, with The Western Surety Company as sureties thereon; it is further ordered that said bond be approved; and that Letters of Guardianship issue to said McKinley Haines as provided by law. John W. Dailey Probate Judge (Seal)

Orders on filing of schedule of claims-confirming without notice
In the matter of the estate of Francis LeRoy Robb, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that herring on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allwoing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

14026
Filing of fourth partial account
Estate of Viola W. Robinson, Dorothy M. Robinson and Doris J. Robinson, wards

This day came Roy F. Robinson trustee of said estate, and filed his fourth partial account

It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of January 1948 at 10 o'clock A. M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

December 3, 1947

Authority to transfer real estate In the Matter of the estate of Mary L. Kilbury, deceased This day came Ralph E. Kilbury, executor of the estate of Mary L. Kilbury, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent. as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fullycomplied 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. John W. Probate Judge (Seal)

15186-A

Filing of first and final account Estate of Mary L. Kilbury, deceased

This day came Ralph E. Kilbury, executor of said estate, and filed his first and final account

It is thereupon ordered that said account beset for hearing on Saturday, the 31st day of January 1948 at10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

15290-A

Orders on filing of schedule of claims-confirming without notice

In the matter of the estate of Ivan Barry, deceased This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of first and final account Estate of Ivan Barry, deceased

This day came E sther Barry, administratrix, of said estate, and filed her first and final

It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of January 1948 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

December 4, 1947

15346-A

Orders on filing inventory In the matter of the estate of Ruth Patrick, 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 December, 1947 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 service by the Sheriff of Union County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Daileyk Judge (Seal)

December 5, 1947

15339

Authority to transfer title of automobile In the matter of the estate of Luther H. Snodgrass, deceased Whereas, on the 10th day of October, 1947, the said Luther H. Snodgrass died, possessed of an automobile, of which the following is a description: Year 1946; No. of cylinders 6; Motor No DEA 329110; Make Chevrolet, Manufacturer's Seraal No. 3PXJ 2965; Body Typw Long School Bus Chassis, Model Master, Horse Power 30.4, Certificate of Title No. 8027992. And whereas, on the 5th day of December 1947, the above described automobiel was transferred to Ruth L. Snodgrass & Herma P. Snodgras on an order of distribution as appears on the journal of said Probate Court, Vol. 53 page 512;

The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Ruth L. Snodgrass & Herma P. Snodgrass the Party named herein. John W. Dailey, Probate Judge (Seal)

Authority to transfer title of automobile

In the matter of the estate of Luther H. Snodgrass, deceased Whereas, on the 10th day of October 1947, the said Luther H. Snodgrass died, possessed of an

automobile, of which the following is a description: Year 1946, No. of cylinders 6, Motor No. DEA 333843, Make Chevrolet, Manufacturer's Serial No. 3PXK 3484, Body Type Long School Bus Chasis, Model Master, Horse Power 30.4, Certificate of Title No. 8027991

And whereas, on the 5th day of December 1947, the above described automobile was transferred to Ruth L. Snodgrass & Herma P. Snodgrass on an order of distribution as appears on the journal of said Probate Court, Vol. 53 page 512.

The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a certificate of title to the above described automobiel to Ruth L. Snodgrass and Herman P. Snodgrass the party named herein. John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title to Motor Vehicle
In the matter of the estate of Luther H. Snodgrass, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a certificate of title to Ruth L. Snodgrass in accordance with the prayer of the petitioner.

John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title to Motor Vehicle
In the Matter of the estate of Luther H. Snodgrass, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appearing to the court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he is hereby is authorized to issue a certificate of title to Ruth L. Snodgrass in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

Election of Surviving Spouse
In the Matter of the will of Benjamin F. Hodge, deceased
This day personally appeared in open court Lenna Hodge, surviving spouse of said Benjamin F.
Hodge, deceased, and signified her desire of making her election whether to take under the will
of said Benjamin F. Hodge, deceased, or under the statute of descent and distribution.
Whereupon the court explained to her the provisions of the said will and her rights under the
same and also explained to her rights at law in the event of her taking under the statute of
descent and distribution; and thereupon she declared herself satisfied with the provisions of
said will, and elected to take under the will and the election so to take is hereby entered
upon the journal of the court, as provided by law. John W. Dailey, Probate Judge (Seal)

December 8, 1947

Journal entry on presentation of will for probate
In the matter of the will of Flora Gill, deceased
An application having been this day presented to the court by Ray R. Gill praying that an instrument in writing purporting to be the last will and testament of Flora Gill, deceased, be admitted to probate: All next of kin sknown to be resident of the state having waived notice in writing.
It is ordered that a hearing on said application be had on the Sth day of December, 1947 at 10 o'clock A. M. John W. Dailey, Probate Judge (Seal)

15359 Order admitting to probate and record In the matter of the will of Flora Gill, deceased This matter came on this day further to be heard, on the application of Ray R. Gill to admit to probate and record the will of Flora Gill, deceased, late of the City of Columbus, in said County, heretofore filed in this court. It is now shown to the satisfiction of the court that said decedent died leaving Ray R. Gill surviving spouse, and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from said decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 the subscirbing witnesses, this day appeared in opencourt and having been duly sworn, testified respectively to the due execution and attestion of said will which testimony was reduced to writing, was subscribed by them respectively, and was filed herein. Whereupon the court finds that the aforesaid instrument of writing, is the will of said Flora Gill, 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, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this court. John W. Dailey, Probate Judge (Seal)

December 9, 1947

Order for appointment and for bond
In the matter of the estate of Lewis C. "elsey, deceased
This day George N. Kelsey, 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 Lewis C. Kelsey, deceased, late of Dover Township in said County, and that an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said George N. Kelsey is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of twenty one hundred dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Lewis C. Kelsey, deceased
This day George N1 Kelsey, appeared in open court, accepted the appointment assadministrator of
the estate of Lewis C. Kelsey, deceased, and gave and filed herein his bond in the sum of twenty one hundred dollars, conditioned according to law, with The Home Indemnity Company as sureties, which bond is approved by the court.
It is therefore ordered that letters of administration issue to said George N. Kelsey, that
Robert Ackerman, Ned Davis and Elba Mather, be appointed appraisers of said estate; 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 \$\frac{1}{2}\$. John W. Dailey, Probate Judge (Seal)

15144-A

Filing of first and final account Estate of Benjamin F. Hodge, deceased This day came Lenne Hodge, executrix of said estate, and filed her first and final account here-

It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of January, 194\$ at10:00 o'clock A, M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Authority to transfer real estate In the matter of the estate of Francis Donlan, deceased

This day came Ralph Smith, administrator of the estate of Francis Donlan, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and thelist of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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 contaned in the application, be filed withthe recorder of the proper county for record, as provided by law. John W. Dailey

Probate Judge (Seal)

15310 Authority to transfer real estate

In the matter of the estate of Flora Lewis, deceased This day came Herman J. Lewis, administrator of the estate of Flora Lewis, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or debise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey Probate Judge (Seal)

Authority to transfer real estate

In the matter of the estate of Earl J. Neill, deceased This day came William J. Neill of the estate of Earl J. Neill, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof. for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey Probate Judge (Seal)

Authority to transfer real estate

In the matter of the estateof Stella Bower, deceased This day came William J. Neill of the estate of Stella Bower, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or debise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey Probate Judge (Seal)

December 10, 1947

15360

Order approving inventory and appraisment

In the matter of the estate of Lewis C. Kelsey, deceased This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15360

Authority to transfer real estate

In the matter of the estate of Lewis C. Kelsey, deceased This day cmae George N. Kelsey, administrator of the estate of Lewis C. Kelsey, deceased, and filed herein his application, duly verified, which application is attached hereto, and made a part hereof, for an order directing the transfer of certain real estate belonging to said deceddnet, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the descritpton of said real estate and the list of persons to whom

each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county where such parcels are situated, to the persons named therein and that a certificate for the transfer of said real estate, together with the descritpion contained in the application, be filed with the recorder of the proper county for record, as provided by law. John W. Dailey Probate Judge (Seal)

15298 Journal Entry confirming sale, ordering deed and distribution Clifton L. Caryl, administrator of the estate of Rose Ann Covey, deceased, Plaintiff -vs Ross Covey, et al., Defendants This day this cause came on to be heard upon the report of Clifton L. Caryll administrator of the estate of Rose Ann Covey, deceased, and of his proceedings under the former order of this court and upon motion of the petitioner to confirm the sale made in ovedience to this order. The court having earefully examined said report, and finding the proceedings of said petitioner in allres pects correct, and being satisfied that said sale was fairly and legally made, it is hereby ordered that the same be and hereby is approved and confirmed. It is further ordered that the said petitioner execute a deed of all the right, title and interest of the said Rose Ann Covey, deceased, in said real estate, to the purchaser, Harold Simpson upon said purchaser paying the purchase price in cash in the sum of Two thousand, three hundred doll rs (#2300.00). This cause coming on further to be heard upon the pleadings and upon the motion to distribute said proceeds amounting to Two thousand, three hundred dollars (\$2,3000.00) the court finds there is due the Division of Aid for the Aged, Department of Public Welfare, State of Ohio, the sum of \$3,901.50 as set forth in the answer and cross petition for benefits paid to the decedent and that in order to secure said sum the decedent gave a trust deed upon the premises in the petition described, which is a valid and subsisting lien upon said premises. It is ordered that an entry and release and satisfaction of said trust deed be entered on reacord in the office of the County Recorder of Union County, Ohio, according to law. It is further ordered by the court that said administrator out of the money in his hands, pay: First: Edgar A. Holycross, Treasurer of Union County, Ohio, for taxes on said real estate, the sum of \$17.32. Second: The costs and expenses incurred in the sale of said property, and in the administration of said estate, the sum of \$69.60; to Sawyer Insurance Agency, premium on bond, \$7.50; To Sawyer Insurance Agency, premium on bond of guardian, \$12.50; to CliftonL. Caryl, attorney fees, \$200. 00; to Clifton L. Caryl, advanced for revenue stamps on deed, \$2.75. Third: The balance in the sum of \$1878.33 to the State of Ohio, Division of Aid for the Aged, Department of Public Welfare. John W. Dailey, Probate Judge (Seal)

Approved: Clifton L. Caryl, Attorney for plaintiff. Hugh S. Jenkins, attorney general, L. C.

Order approving inventory
In the matter of the estate of Mollie Siler, deceased
This day an inventory 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, at is now ordered that said inventory, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Bliss, Assistand Attorney General, Attorneys for the Division of Aid for the Aged.

Filing of first and final account
Estate of Nancy Fogle, deceased
This day came Elba H. Crewiston, 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 31st day of January, 1948 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.
John W. Dailey, Probate Jüdge (Seal)

15298-C CERTIFICATE OF RELEASE OF MORTGAGE

15276-A

CERTIFICATE OF RELEASE OF MORTGAGE

Doc. R. Page 427

Petition to Sell Real Estate

Journal 53 page 515 Recorded in record 43 page 426

Clifton L. Caryl, Administrator of the estate of Rose Ann Covey, deceased vs Ross Covey, et al Defendants

The mortgage given by Rose A. Covey to Division of Aid for the Aged, Department of Public Welfare, on the 14th day of July 1937 and recorded in Book 111 page 253-254 Record of Mortgages, in the Recorder's Office of Union County, Ohio is released and satisfied by proceedings in the above entitled case in said Court, December 10 A. D. 1947. John W. Dailey, Probate Judge (Seal

December 11, 1947

In the Matter of the estate of Francis LeRoy Robb, deceased This day this cause came on to be heard upon the application of Helen L. Robb, administratrix of the estate of Francis LeRoy Robb, deceased, for the distribution of the sum of \$500.00 received by her as such administratrix from the New York Central Railroad for wrongfully causing the death of said decedent. The court being fully advised in the premises finis that the said Francis LeRoy Robb left surviving him his widow, Helen L. Robb and two children, Vernon Robb, his son who is twenty four years of age and Dora Grace Richardson, his dauther who is twenty two years of age. Itis ordered that the proceeds of such settlement in the sum of \$500.00 be distributed and apportioned as follows: 1. To Gwynn Sanders, attorney fees for representing the administratrix in said matter, the sum of \$100.00. 2. To Helen L. Robb, widow of the deceased, the balance in the sum of \$400.00. John W. Dailey Probate Judge (Seal) Marysville, Ohio, November 28, 1947 We the undersigned, being the children and widow of Francis LeRoy Robb, deceased, do hereby consent to the above distribution. Helen L. Robb Helen L. Robb, widow Vernon Robb, Robb, Dora Grace Richardson Dora Grace Richardson

Filing of first and final account Estate of Francis LeRoy Robb, deceased

This day came Helen L. Robb, administratrix of said estate, and filed her first and final acce

It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of January, 1948 at 10 o'clock A. M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Order approving publication of accounts This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders of notice aforesaid to be entered upon the journal of this court in full; said notice is as follows, to-wit:

John H. Curran, administrator of the estate of Josephine E. Curran, first and final 15294 Bessie Barry, admrx. of the estate of William R. Barry, first and final account Goldie M. Wood, admrx. of the estate of Vernon Wood, first and final account Max Shearer, executor of the estate of LeRoy Wolford, first and final account Ruby G. Wetzel, administratrix with the will annexed of the estate of J. L. Davis, John H. Curran, administrator of the estate of Josephine E. Curran, first and final acct. Bessie Barry, admrx. of the estate of William R. Barry, first and final account

first and final account

15252 Leota T. Seran, administratrix of the estate of James G. Seran, first and final account 15214 Marie Randall, guardian of the person and estate of John C. Hartshorn, first and final

14635 Isabel H. Miller, guardian of the person and estate of Marilyn J. Miller, second account 14992 Sturgis H. Cheney, guardian of the person and estate of Hattie Tmylor, first and partial account

143310 Clifton L. Caryl, administrator of the estate of Josephine Burris, first and final account

15103A Clifton L. Caryl, administrator of the estate of Alice J. Connor, first and final account.

John W. Dailey, Probate Judge (Seal)

Order approving invetntory and appraisement In the matter of the estate of FrankW. Moseley, deceased This day an inventory and appraisement 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 to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said invenory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15354 Order to record proof of publication of notice of appointment In the matter of the estate of Harry G. Lillie, deceased This day the affidavit of J. M. Huber, publisher, agent of the Maryaville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Lucile Brown as administratrix of the estate of Harry G. Lillie, 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. John W. Dailey, Judge (Seal)

Order to record proof of publication of notice of appointment In the matter of the estate of Catherine Derr, deceased This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Clifton L. Caryl as administrator of the estate of Catherine Derr, 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. John W. Dailey, Judge (Seal)

15356 Order to record proof of publication of notice of appointment In the matter of the estate of Frank W. Moselely, deceased This day the diffidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Clifton L. Caryl as administratrix of the estate of Frank W. Moselely, deceased was published in said newspaper as heretofore ordered was filed herein, together with a copy of saidnotice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal)

December 13, 1947

15312-A Estate of Mary M. Blain, decedsed Orders on filing of schedule of claims - orders for hearing and notice This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had on the 22nd day of December, 1947 at 10 o'clock A. M., at which time and place, the action of the fiduciary herein, in allowing and classifying claims will be confirmed, unless cause to the contrary be shown; It is further ordered that said fiduciary cause written notice to be served personally or by registered mail with return receipt requested, upon the surviving spouse, and all other persons having an interest in the estate as devisees, legatees, heirs and distributees, except those who have waived the same in writing or otherwise voluntarily entered their appearance. John W. Dailey, Probate Judge (Seal)

15363 Order for appointment and for bond In the matter of the Estate of Nettie M. Curry, deceased This day Meda L. Decker 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 Nettie M. Curry, deceased late of the Village of Richwood, 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 satisfeid that an administatrix should be appointed and that said Meda L. Decker is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of eight thousand and no/100 dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Nettie M. Curry, deceased
This day Meda L. Decker appeared in open court, accepted the appointment as administratrix of
the estate of Nettie M. Curry deceased, and gave and filed herein her bond in the sum of Eight
thousand and no/100 Dollars, conditioned according to law, with The Fidelity and Deposit Company
of Maryland as sureties, which bond is approved by the court.
It is therefore ordered that Letters of Administration issue to said Meda L. Decker, that T. P.
Sieg, Charles H. Crown, and R. C. Peet be appointed appraisers of said estate; thatnotice of
said appointment be published as required by law; that this proceeding be recorded, and that
said administratrix pay the costs here in taxed at \$\frac{1}{2}\$. John W. Dailey, Judge (Seal)

Orders on filing inventory
In the matter of the estate of C. R. Underhill, 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 23rd day of December, 1947, at 10:00 o'clock A. M., and that notice of said hearing be giventto all persons entitled to notice under the law of the State of Ohio, by publication in the Richwood Gzetee, at least 10 days prior to the date of said hering; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Judge (Seal)

December 15, 1947

15346-A

Order Approving Inventory and Appraisement
In the matter of the estate of Ruth Patrick, deceased
This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

Filing of first and final account
Estate of M. Thomasia Sweeney, deceased
This day came R. C. Sweeney, 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 31st day of January 1948, at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Filing of first and final account
Estate of Joseph C. Sweeney, deceased
This day came R. C. Sweeney, 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 31st day of January 1948, at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Nora Miller, administratrix of the estate of Laura Rust, deceased, plaintiff -vs- Cora Ballard, et. al. defendants This day this cause came on to be heard on the petition of plaintiff and the evidence, and the court being fully advised in the premises finds that all parties to this action waived service of summons and process and voluntarily entered their appearance herein, and all of them are in default for answer or demurrer to petition of plaintiff, and the allegations of said petition are confessed by them to be true. The court further find that Laura Rust died on or about the 15th day of June, 1947, intestate. leaving no surviving spouse, no children, no parents and no grandparents; that Laura Rust was a daughter and only child of Samuel Linder and Minerva Linder and that Minerva Linder had six brothers and sisters, two of whom died prior to the death of Laura Rust, leaving no heirs at law or lineal descendants; that Minerva Linder, mother of Laura Rust had a sister, Rebecca Stoddard who died prior to decedent, leaving Cora Ballard and Matilda Hildreth; that said Matilda Hildreth died prior to decedent, leaving Arnold Hildreth and Alma Ackerman, now living, and Clyde Hildreth, deceased; who died prior to decedent; leaving Leah Lessick, James Hildreth and Martha Stuart; that Minera Linder had a sister, Hannah Smart, who had a child, Cora Neel and said Cora Neel died prior to decedent, leaving two children, Ray Neel and Olive Force; that Minerva Linder had a brother, Harrison Melick who had two children, Lilly Fryman, now liming, and George Melick, deceased, who died prior to decedent, leaving one child, Ovid Melick, that Minerva Linder had a brother, David Melick and said David Melick left as his issue, Ella Stock now living. Damuel Linder, father of decedent had one brother, Wallace Linder who left Edna Mary Fahey and Carrie B. Wyant as his only issue. The court further find that the assets in said estate for distribution should be divided in two equal portions, that of the paternal one-half and that of the maternal one-half. That the paternal one-half shall be distributed Eda Mary Fahey and Carrie B. Wyant, who shall each receive a one-half thereof. That the maternal one-half shall be distributed to Cora Ballard, Lilly Fryman, Ella Stock and Ovid Melick who shall each receive a one-sixth thereof; that Ray Neel and Oliver Force shall each receive a one-twelfth thereof; that Anrold Hildreth and Alma Ackerman shall each receive a one-eighteenth thereof; and Leah Lessick, James Hildreth and Martha Stuart shall each receive a one-fifty fourth thereof.

Filing of first and final account
Estate of Rose Ann Covey, deceased
This day came Elifton L. Caryl, 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 31st day of Jan-

Exceptions noted for all parties. Gwynn Sanders, attorney for plaintiff

John W. Dailey, Probate Judge (Seal) Approved by:

uary, 1948, at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribuen, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Order approving inventory and appraisement

In the matter of the estate of Orpha Hough, deceased

This day an inventory and appraisement 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 to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, and it is no ordered that said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

December 16, 1947

15359-A Order for appointment and for bond

In the matter of the estate of Flora Bill, deceased The last will of Flora Gill, deceased, late of Richwood in said County, having heretofore been duly proved and allowed; this day Ray R. Gill, 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 Ray R. Gill is a suitable person and legally competent, it is ordered that he be appointed as such executor, upon giving bond with sureties as required by law in the sum of Twenty one hundred (\$2100.00) Dollars; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond Approved and Letters issued orders to publish notice In the matter of the estate of Flora Gill, deceased This day Ray R. Gill, appeared in open court, accepted the trust as executor of the estate of Flora Gill, deceased, and gave and filed herein his bond in the sum of twenty one hundred (\$2100. 00) Dollars, conditioned according to law, with American Bonding Company of Baltimore, Maryland as sureties, which bond is approved by the court. It is therefore ordered that letters testamentary issue on the will of said decedent to said Ray R. Gill, that notice of said appointment be published as required by law; that this proceeding be recorded, amd that said executor pay the costs herein taxed at \$. John W. Dailey

December 17, 1947

Judge (Seal)

In the matter of the guardianship of Rose Ann Covey Statement in lieu of and for an final account This day McKinley Haines, as the guardian of said estate, filed a statement in lieu of and for a final account of said estate, duly sworn to. The same appearing brue and correct, is ordered recorded and the filing of a final account is hereby ordered to be dispensed with, and the said McKinley Haines is hereby discharged from said trust and his bondsmen released. John W. Dailey, Probate Judge (Seal)

In the matter of the guardianship of Eugene Willoughby, an incompetent person This day came McKinley Haines, guardian of Elizabeth Willoughby, an incompetent person, and made application to the court for authority to expend the sum of \$40.00 per month for room, board and maintenance in the matter of personal care of said ward, said sum to be paid each month in advance.

Now, therewore, the court upon consideration deeming it for the best interest of all persona concerned that said expenditures be made, approves and allows the same, subject, however to exceptions upon settlement of said guardian's account. John W. Dailey, Probate Judge (Seal)

15364

In the matter of the guardianship of Eugene Willoughby, an incompetent person This day an application was presented to the court for an allowance for legal and extraordinary services and expenses incurred in the proper administration of the above mater. On consideration thereof the court allows to the said Clifton L. Caryl the sum of \$55.00 as attorney fees for legal services rendered to McKinley Haines as guardian of the person and ser vices rendered to McKinley Haines as guardian of the person and estate of Eugene Willoughby which the court considers at this time is just and reasonable. The foregoing allowance is to be listed as a credit in the account of said fiduciary and is subject to exceptions as other items of credit in accounts. John W. Dailey, Probate Judge (Seal)

15220 In the matter of the guardianship of Eugene Willoughby, an incompetent person This day an application was presented to the court for an allowance for Legal and extraordinary services and expenses incurred in the proper administration of the above matter. On consideration thereof the court allows to the said McKinley Haines, guardian the sum of \$55.00 as compensation which the court considers at this time is just and reasonable. The foregoing allowance is to be listed as a credit in the account of said fiduciary and is subject to exceptions as other items of credit in accounts. John W. Dailey, Probate Judge)Seal)

December 18, 1947

Order for appointment and for bond In the matter of the estate of Adele M. Kagay, deceased This day Jeanine C. Lee 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 Adele Kagay, deceased, late of Marysville in said County, and an affidavit that there is not to her knowledge any last will and testament; of the said intestate, also a statement in general terms as to what the estate consists of and the probable talue thereof; and the court being satisfied that an administratrix should be appointed and that said Jeanine C. Lee is a suitable person and legally competent, it is ordered that she be appointed as such administratrix upon giving bond with sureties as required by law in the sum of twelve thousand dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Adele M. Kagay, deceased
This day Jeanine C. Lee appeared in open court, accepted the appointment as administratrix of
the estate of Adele M, Kagay, deceased, and gave and filed herein her bond in the sum of twelve
thousand dollars, conditioned according to law, with R. B. Neer and Charles Lee as sureties,
which bond is approved by the court.
It is therefore ordered that Letters of Administration issue to said Jeanine C. Lee that R. B.
Neer, Fred Johnson and Harold Coleman be appointed appraisers of said estate; 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 \$______ John W. Dailey, Judge (Seal)

Urderson filing of schedule of claims -fonfirming without notice
In the matter of the estate of Flora E. Lewis, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Anthority to transfer real estate
In the matter of the estate of Flora E. Lewis, deceased
This day came Herman J. Lewis Administrator of the estate of Flora E. Lewis, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county 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. John W. Dailey Probate Judge (Seal)

In the matter of the estate of Mary M. Blain, deceased
This day this cause came on to be heard to the exceptions to the inventory and appraisement herein and was submitted to the court upon the agreed statement of facts, evidence and argument of
counsel.

And the court being fully advised in the premises find that said exceptions are not well taken
and does therefore overrule the same. Exceptions noted for all parties in interest. John W.
Dailey, Judge (Seal) Approved: C. A. Hoopes executor Fred R. Wickham, attorney for excep-

Order approving inventory and appraisement
In the matter of the estate of Adele M. Kagay, deceased
This day an inventory and appraisement 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 and appraisement 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

December 19, 1947

tor, Key & Butler, attorney for Ethel Edna Campbell

15312-A

15313

Filing of first and final account
Estate of Harriet Robinson, deceased
This day came Lucile Robinson, administratrix 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 31st day of January 1948 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time.

John W. Dailey, Probate Judge (Seal)

December 20, 1947

Authority to transfer title of automobile
In the matter of the estate of Cora B. Engle, deceased
Whereas, on the 6th day of November, 1947, the said Cora B. Engle died, possessed of an automobile of which the following is a description:
Year 1937, No. of cylinders 8, Motor No. 142167, Make Ford, Manufacturer's Serial No. ---Body Type Tudor, Model 74-1937, Horse Power 21.6, Certificate of Title No. 8022655.
And whereas, on the 20th day of December, 1947, the above described automobile was transferred to James R. Fry, on an order of distribution as appear on the journal of said Probate Court, Vol. 53 page 519,
The clerk of courts of the county of Union, State of Ohio, is hereby authorized to issue a certificate of title to the above described automobiel, to James R. Fry, the party named herein.

John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title to motor vehicle
In the matterof the estate of Cora B. Engle, deceased
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof.
It appering to the court that the matters set forth in the petition are true, it is hereby ordered that the clerk of courts of Union County, Ohio be and he hereby is authorized to issue a certificate of title to James R. Fry in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

December 22, 1947

Journ1 entry on presentation of will for probate
In the matter of the will of Bernice E. Skidmore, deceased
An application having been this day presented to the court by Sarah Jane Kerns praying that an instrument in writing purporting to be the last will and testament of Bernice E. Skidmore, deceased, be admitted to probate: All next of kin known to be resident of the State of Ohio having waived notice in writing.
It is ordered that a hearing on said application be had on the 22nd day of December 1947 at 3 o'clock P. M. John W. Dailey, Probate Judge (Seal)

Order Admitting to Probate and Record In the Matter of the will of Bernice E. Skidmore, deceased This matter came on this day further to be heard, on the application of Sarah J, Kerns to admit to probate and record the will of Bernice E. Skidmore, deceased, late of the York Township of Union in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse, and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof,) 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 ofder of this court, or waived notice and given consent to the probate of said will. And the 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 herein. Whereupon, the court finds that the aforesaid instrument of writing, is the last will and testament of said BerniceE. Skidmore deceased; that it was duly executed and attested; and that the said testator, at the time of signing said will she was of full age, of sound mind and mem ory and mot under any restraint. Therefore the court, being satisfied as to its jurisdiction herein, orders that admitting of said will to probate and record, and that the testimony of the withesses herein, be entered of record in this court. John W. Daileyk Probate Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Bernice E. Skidmore, deceased
The last will of Bernice E. Skidmore, deceased, late of York Towship in said County, having heretofore been duly proved and allowed; this day Sarah Jane Kerns, 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 Sarah Jane Kerns 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 this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued orders to publish notice
In the matter of the estate of Bernice E. Skidmore, deceased
This day Sarah Jane Kerns appeared in open court, accepted the trust as executrix of the estate
of Bernice E. Skidmore, deceased, and gave and filed herein her bond in the sum of five thousand
dollars, conditioned according to law, with The Western Surety Company as sureties, which bond
is approved by the court.
It is therefore ordered that Letters Testamentary issue on the will of said decedent to said
Sarah Jane Kerns; 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 \$\frac{1}{2}\$. John W.

Dailey, Judge (Seal)

December 23, 1947

Authority to transfer real estate
In the matter of the estate of Adele M. Kagay, deceased
This day came Jeanine C. Lee, administratrix of the estate of Adele M. Kagay, deceased, and
filed herein her application, duly verified, which application is attached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.
It appearing to the satisfaction of the court that all of the representations set forth in said
application are true; that the description of said real estate and the list of persons to whom
each such parcel thereof passed by descent or devise is as set forth in said application; and
it appearing to the satisfaction of the court that the law has been fully complied with by said
applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the
county where such parcels are situated, to the persons named therein and that a certificate for
the transfer of said real estate, together with the descritpion contained in the application,
be filed with the recorder of the proper county for record, as provided by law. John W. Dailey
Probate Judge (Seal)

Auditor of Union County, Ohio

I, the undersigned, Probate Judge in and for Union County, Ohio hereby certify that it was necessary to have an adjudication of mental illness in the Probate Court of Franklin County, Ohio, being case no. 126632 upon the docket of said court of Kate Piper who had a legal residence in the County of Union at 236 West Sixth Street in the Village of Marysville. That under Section 1890-33 of the General Code et seq. there is due the Probate Court of Franklin County, Ohio the sum of Seventeen and 74/100 Dollars (\$17.74).

In Witness Whereof, I have hereunto signed my name and affixed the official seal of said Probate Court at Marysville, Ohio this the 23rd day of December 1947. John W. Dailey. Probate Judge (Seal)

15363

Order approving inventory and appraisement

In the matter of the estate of Nettie M. Curry, deceased

This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15352

Journal Entry

In the matter of the estate of Cora B. Engle, deceased

William Swartx, administrator
This day this cause came on to be heard on the report of William Swartz, administrator, of public sale of personal property and the court having carefully examined said report and finding the proceedings of said administrator 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

It is further ordered that the proceeds from said sale be accounted for by said administrator according to law. John W. Dailey, Probate Judge (Seal)

December 24, 1947

IN THE PROBATE COURT OF UNION COUNTY, OHIO

ENTRY

Accounts and vouchers of the following named person and estates have been filed in the Probate Court of Union County, Ohio, for approval and settlement.

Lucile Robinons, administratrix of the estate of Harriet Robinson, first and final acc't. William L. Coleman, administrator of the estate of Ira O. Ebright, second and final

account

15298-A Clifton L. Caryl, administrator of the estate of Rose Ann Covey, first and final acc't.

15293 R. C. Sweeney, administrator of the estate of Joseph C. Sweeney, first and final account R. C. Sweeney, administrator of the estate of M. Thomasis Sweeney, first and final

Helen L. Robb, administratrix of the estate of Francis LeRoy Robb, first and final

15276-A Elba H. Creviston, executor of the estate of Nancy Fogle, first and final account

D. Jane Ridge, administratrix of the estate of Park W. Ridge, first and final account

Sylvia Pierce, administratrix of the estate of Athera A. Wallace, first and final acc't.

Lee Elsom, executor of the estate of Demis Oliver, first and final account

Lenna Hodge, executrix of the estate of Benjamin F. Hodge, first and final account

15186-A Ralph E. Kilbury, executor of the estate of Mary L. Kilbury, first and final account Roy F. Robinson, guardian of the person and estate of Viola W. Robinson, Dorothy M. Robinson and Doris J. Robinson, fourth partial account

15290-A Esther Barry, administratrix of the estate of Ivan Barry, first and final account Ida K. Hush, administratrix of the estate of A. S. Hush, first and final account Jesse M. Conrad, administrator de bonis non of the estate of Orman A. Conrad findal and distributive account

15231-A Odell Liggett, executor of the estate of E. B. Bumgarner, first and final account Unless exceptions are filed thereto, said accounts will be for hearing before this court on the 31st day of January 1948 at 10:00 o'clock A. M. at which time said accounts will be considered and continued from day to day until finallay disposed of.

Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal)

15306

Final Decree of Adoption, Dispensing with Probationary Period

In the matter of the adoption of William L. Shuler
This day this matter came on to be heard and the court preceded to a full hearing, together
with the examination under oath, of all the parties in interest who were present and to whom
lawful notice had been given, and no objection was made to the court against the adoption.
Whereupon, it appearing to the court that all of the allegations in the petition are true; that
the child was legally placed in the home of the petitioner, or its placement therein has been
found by the proper court to be beneficial to the child and has resided therein continuously
for a period of six months.

And the court having wxamined the husband and wife separate and apart from the other and being satisfied from the examination that teach petitioner of his or her own free will and accord desires the said acoption; that the requirements of the adoption coded have been complied with; that the petitioners are suitabley qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption;

It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adotpion be, and the same is hereby entered in the above entitled case. It is further ordered that the name of said child be changed to William Lee Shuler, the full name by which the child shall be known after adoption.

It is further ordered that a certified copy of this decree together with a copy of said child birth certificate, filed with the petition, be forwarded to the State Department of Health, Division of Vital Statistics, at Columbus, Ohio. John W. Dailey, Probate Judge (Seal)

15367
Journal entry on presentation of will for probate

In the matter of the will of Ernest Mader, deceased An application having been this day presented to the court by Matilda Mader praying that an instrument in writing purpoting to be the last will and testament of Ernest Mader, deceased, be admitted to probate: All next of kin known to be resident of the State of Chio having waived notice in writing.

It is ordered that a hearing on said application be had on the 27th day of December 1947 at 10:00 A. M. John W. Dailey, Probate Judge (Seal?

December 27, 1947

15353-A

Order to record proof of publication of notice of appointment
In the matter of the estate of C. R. Underhill, deceased
This day the affidavit of George W. Keilgey, publisher, agent of the Richwood Gazette, a newspaper of this county, that the notice of appointment of Emma Underhill, as administratrix with

the will annexed of the estate of C. R. Underhill, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice, itis ordered that the same be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

Order to record proof of publication of notice of appointment

In the matter of the estate of Cora B. Engle, deceased This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this county, that the notice of appointment of William Swartz, as administrator of the estate of Cora B. Engle, 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. John W. Dailey, Probate Judge (Seal)

15353-A

Order approving inventory and appraisement In the matter of the estate of C. R. Underhill, deceased

This day an inventory and appraisement in the above captioned estate, heretofore filed herein,

game 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 to or waived by all interested parteis, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15259-A

Authority to transfer real estate In the matter of the estate of Ora Neel, deceased

This day came Ray Neel, administrator with the will annexed of the estate of Ora Neel, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said dec-

edent, as set forth in the application;

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey Probate Judge (Seal)

Orders on filing of schedule of claims - confirmign without notice

In the matter of the estate of Ora Neel, deceased

This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said achedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

Filing of first and final account

In the matter of the estate of Ora Neel, deceased

This day came Ray Neel, administrator with the will annexed of said estate, and filed his first and final account herein.

It is thereupon ordered that said account be set for hearing on Satruday, the 28th day of February 1948 at 10:00 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

Filing of first partial account

Estate of Eugene Willoughby, an incompetent

This day cmae McKinley Haines, guardian of said estate, and filed his first partail account herein.

It is thereupon ordered that said account be set for hearing on Saturday, the 28th day of February 1948 at 10 o'clock A. M., and that notice thereof be published as required by law in the Marysville Trbiune, a newspapr of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

15219

Filing of first and final account

Estate of Elizabeth Willoughby, deceased

This day came McKinley Haines, 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 25th day of February, 1948 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, anewspaper of this county. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal)

15259-B

Journal Entry - Appointment - Order for bond In the matter of the trust created by Item four of the willof Ora Neel, deceased This day Ray Neel appeared in open court, and made application (by petition filed herein) for the appointment of a trustee of the trust created by Item four the will of Ora Neel, deceased; and it appearing to the court that said will was duly admitted to probate on the 15th day of April 1947, and the court being satisfied that a trustee is necessary, and that Ray Neel is a suitable person to be appointed; and he having filed in this office a statement, duly verified by an adfidavit, of the whole estate, and the probable value thereof, and also theprobable rents of the real estate. It is ordered that said Ray Neel be appointed such trustee upon giving bond with sureties as required by law, in the sum of twenty one hundred dollars; and this cause is continued. John W. Dailey, Probate Judge (Seal)

Appointment. Bond approved. Letters issued In the matter of the turst created by Item four of the will of OraNeel, deceased This day Ray Neel appeared in open court, accepted the appointment as trustee of the estate of Ora Neel and gave and filed herein his bond in the sum of twenty-one hundred dollars, conditioned with Ohio Casualty Insurance Caompany freeholders as sureties thereon, which bond is approved by the court.

It is therefore ordered that Letters of Trusteeship issue to said Ray Neel that this proceeding be recorded, and that said trustee pay the costs herein taxed at \$11.50. John W. Dailey, Probate Judge (Seal)

15259-B

Order approving inventory In the matter of the trust of the estate of Ora Neel, deceased

This day an inventory in the above captioned estate, heretofore filed herein, came on for hear-

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 beenfiled thereto, it is now ordered that said inventroy after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

December 29, 1947

15367 Order admitting to Probate and Record

In the matter of the will of Ernest Mader, deceased This matter came on this day further to be heard, on the application of Matilda Mader to admit to probate and record the will of Exnest Mader, deceased, late of the Village of Marysville in

said County, hertofore filed in this court.

It is now shown to the satisfaction of the court that said decedent died leaving Matilda Mader surviving spouse, and that the surviving spouse and those persons, who are known to be resident of the State of Ohio, who would be entitled to inheritfrom the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 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 re-

duced to writing, was subscribed by them respectively, and was filed herein.

Whereupon the court finds that the aforesaid instrument of writing is the will of said Ernest Mader, deceased; that it was duly exeduted and attested; and that the said testator, at the time of signing his will was of full age, of sound mind and memory and not under any restraint. Therefore the court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this court. John W. Dailey, Probate Judge (Seal)

15367-A

Order for appointment and for bond In the matter of the estate of Ernest Mader, deceased

The last will of Ernest Mader, deceased, late of Marysville, Ohio in said county, having heretofore been duly proved and allowed; this day Matilda Mader, 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 Matilda Mader 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 twenty one hundred (\$2100.00) Dollars; and this cause is continued. John W. Dailey, Judge (Seal)

15367-A

Bond approved and letters issued orders to publish notice

In the matter of the estate of Ernest Mader, deceased This day Matilda Mader, appeared in open court, accepted the trust as executrix of the estate of Ernest Mader, deceased, and gave and filed herein her bond in the sum of Twenty one hundred (\$2100.00) Dollars, conditioned according to law, with Hartford Accident and Indemnity Company of Hartford Connecticut as suretis, which bond is approved by the court.

It is therefore ordered that Letters testamentary issue on the will of said decedent to said Matilda Mader; 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 \$ Dailey, Judge (Seal)

15368

Journal entry on presentation of will for probate

In the matter of the will of Mabelle Newlove, deceased

An application having been this day presented to the Court by Anna N. Taylor praying that an instrument in writing purporting to be the last will and testament of Mabelle Newlove deceased, be admitted to probate: It appearing all next of kin resident of the State of Ohio have waived notice of hearing.

It is ordered that a hearing on said application will be had on the 29th day of December, 1947 at 2:00 o'clock P.M. John W. Dailey, Probate Judge (Seal)

15368

Order admitting to probate and record

In the matter of the will of Mabelle Newlove, deceased This matter came on this day further to be heard, on the application of Anna N. Taylor, to admit to probate and record the will of Mabelle Newlove deceased, late of the Village of Marysville

in said County, heretofore filed in this court.

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

court, or have waived notice and given consent to the probate of said will. And Mary Dillon now Mary Cahill one of the subscribing witnesses to said will, and Clara Huber and Mary Cahill, having given their testimony as to the signature of Elmoe L. Davis, one of the witnesses now deceased, 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. The court further finds that Elmoe L. Davis, one of the subscribing witnesses to said will is now deceased and that his signature thereto have been properly proven to the satisfaction of the

Whereupon, the courtfinds that the aforesaid instrument of writing, is the last will and test ament of said Mabelle Newlove, deceased; that it was duly executed and attestated; and that the said testator, at the time of saigning said will, was of full age, of sound mind and memroy 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. John W. Dailey Probate Judge (Seal)

15368-A
Order for appointment and for bond
In the matter of the estate of Mabelle Newlove deceased
The last will of Mabelle Newlove deceased, late of Manysville in said County, having heretofored been duly proved and allowed, this day Charles B. Newlove and Anna N. Taylor appeared in open court and made and filed an application under oath as required by law to be appointed administrators with the will annexed of 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 Charels B. Newlove and Anna N. Taylor are suitable persons and legally competent, it is ordered that they be appointed as such administrators with the will annexed upon giving bond with sureties as required by law in the sum of twenty one hundred dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Mabelle Newlove, deceased
This day Charles B. Newlowe and Anna N. Tarylo appeared in open court, accepted the appointment as administrator with the will annexed of the estate of Mabelle Newlove deceased, and gave and filed herein their bond in the sum of twenty one hundred dollars, conditioned according to law, with Charles B. Newlove and Anna N. Taylor and Fidelity and Deposit Co. of Maryland as sureties which bond is approved by the court.
It is therefore ordered that letters of administration with the will annexed issue to said Charles B. Newlove and Anna N. Taylor; that Archie Spurling, Edgar A. Holycross, and Elba Mather be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said administrators with the will annexed pay the costs herein taxed at \$\frac{1}{2000}\$ Donn W. Dailey, Judge (Seal)

December 30, 1947

Clifton L. Caryl, administrator of the estate of Catherine Derr, deceased, Plaintiff -vs- John Derr, et al. defendants
Upon application of the State of Ohio, and for good cause shown, it is ordered by the Court that the said State of Ohio be, and it hereby is, granted leave to file its Answer and Cross-petition herein instanter. John W. Dailey, Judge (Seal) Approved: Clifton L. Caryl, Atty. for Plaintiff Hugh S. Jenkins, Hugh S. Henkins, Atty. General L. C. Bliss L. C. Bliss Assistant Atty. General.

Entry- Finding sale necessary and ordering appraisement Clifton Ll Caryl, administrator of the estate of Catherine Derr, deceased, plaintiff, -vs-John Derr, et al., Defendants This day this cause came on to be heard upon the petition, evidence and testimony, and the court being fully advised in the premises, finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the court, and that the statements and allegations in said petition are true; that said John Derr by his answer herein consents to the sale of the entire tract of said premises free from his dower estate therein. And the court being satisfied that it is necessary to sell the real estate of said Catherine Derr, deceased, and of John Derr, described in the petition, to pay their debts, it is ordered that John DeVoss, Tom Shoemaker and Glenn L. Coe, three judicious and suitable disinterested persons of the vicinity of said real estate, who are freeholdres, be and they hereby are appointed to appraise said lands, at their true value in money, free from all the dower estate therein. It is further ordered that said appraisers be sworn as required by law, and afterward upon actual view of the premises, perform the duties required of them, and make return of their proceedings in writing to this court on or before the 30th day of December, 1947, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Order to sell personal property described in petition
In the matter of the estate of Hutson S. Smith , deceased
This day this cause came on to be heard upon the petition hereinfiled and the testimony Sterling Smith, administrator of the estate of Hutson S. Smith, deceased and the court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that Sterling Smith as administrator of said estate of Hutson S. Smith, deceased, proceed to sell personal property described in petition at private sale, for four thousand twenty sevenand 66/100 (\$4027.66)
It is further ordered that said sale be made on the following terms: Cash
It is further ordered that said administrator make return of his proceedings herein within 30 days from this date, and forthwith after such sale is made, and this cause is continued. John

D. Dailey, Probate Judge** (Seal)

Sale of personal property confirmed
In the matter of the estate of Hutson S. Smith, deceased
The administrator of the estate of the above named decedent having filed his return of the order heretofore issued for pribate sale of the personal property of said decedent, and the court having carefully examined the same, finds said proceedings in all respects regular andin accordance with law, and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal)

Orders on filing of schedule of claims - confirming without notice
In the matter of the estate of Hutson S. Smith, deceased
This day a schedule of claims in the above captioned estate was filed in this court by this fiduciary of said estate. It is ordered that hearing on said Schedule of claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

15368-A
Order approving inventory and appraisement
In the matter of the estate of Mabelle Newlove, deceased (Continued on page 525)

December 31, 1947

15103-A Orders on Settlement First and final account

In the matter of the estate of Alice J. Connor deceased
This day the first and final account of Clifton L. Caryl, administrator of the estate of Alice
J. Connor deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to
except or object to the same; and the court having carefully examined said account and the
vouchers therewith and all matters pertaining thereto, and being fully advised in the premises,
finds the same to be in all respects just and correct and in conformity to law.
Therefore the said account is hereby approved, allowed and confirmed.
The court finds said account duly balanced, and said estate settled according to law.
It is ordered that said account and the proceedings herein be recorded in the records of this
office. It is further ordered that said fiduciary and his bondsmen be released and discharged

John W. Dailey, Probate Judge (Seal)

15270-A Orders on settlement

except for fraud or manifest error.

First and final account
In the matter of the estate of J. L. Davis, deceased
This day the first and final account of Ruby G. Wetzel, administratrix with the will annexed
of the estate of J. L. 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 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

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

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

It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15271-A Orders on Settlement

In the matter of the estate of Leroy Wolford, deceased

first and final account

This day the first and final account of Max Shearer, executor of the estate of Leroy Wolford, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions ahving been filed 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 thesaid 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 the said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15241 Orders on Settlement First and final account

In the matter of the estate of Vernon Wood, deceased
This day the first and final account of Goldie M. Wood, administratrix of the estate of Vernon Wood, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions asving been filed 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, allowd and confirmed.

The court finds said account duly balanced, and said estate settled according to law. It is ordered that the said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on Settlement
first and final account
In the matter of the estate of William R. Barry, deceased
This day the first and final account of Bessie Barry, administratrix of the estate of William Barry, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the bouchers 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 the said account and the proceedings herein be recorded in the records of

The court finds said account duly balanced, and said estate settled according to law. It is ordered that the said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15285 Orders on Settlement

In the matter of the estate of Josephine E. Curran, deceased
This day the first and final account of John H. Curran, administrator of the estateof Josephine
E. Curran, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged

except for fraud or manifest error John W. Dailey, Probate Judge (Seal) (Accounts continuon page 529)

This day an inventory and appraisement 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 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 and appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

15272 Authority to transfer real estate

In the matter of the estate of Eva K. Jolliff, deceased

This day came Charles L. Jolliff, administrator of the estate of Eva K. Jolliff, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by 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 descritpion contained in the application, be filed with the recorder of the proper county for record, as provided by law. John W. Dailey, Probate Judge (Seal)

15349-A Journal Entry Order of Sale

Waldo A. Hough, administrator of the estate of Orpha Hough, deceased Plaintiff, -vs- William A. Hough, James L. Hough, Helen Hough, Juanita Coats, Marvin Coats, Waldo A. Hough and Margaret Hough, defendants

This day this cause came on to be heard on the petition, evidence and testimony, and upon the consent of all persons entitled to share in the estate upon distribution, and the court, being fully advised in the premises, finds that all of the defendants herein have voluntarily entered their appearance herein and are now properly before the court and that all of said defendants have waived rule day.

That the said Orpha Hough, deceased, left William A. Hough, her surviving spouse, who has consented to the sale of this real estate and joined in the prayer of the petition. That an appraisement of the real estate described in the petition was heretofore made and contained in the inventory and it is ordered that another appraisement be and hereby is dispensed with and the court being satisfied that it is proper to sell the real estate of said Orpha Hough, deceased, described in the petition upon the consent of all the persons entitled to share in the estate upon distribution.

And it being made to appear to the court upon satisfactory evidence that it would be more for the interest of said estate to sell the real property described in the petition at private sale. The court further finds that the original bond given by the administrator herein is sufficient and no additional bond is necessary at this time.

Wherefore, it is further ordered that said Waldo A. Hough, as administrator of the estate of Orpha Hough, deceased, proceed to sell said real estate, free of dower, at private sale for no less than the appraised value thereof, to-wit: Forty-five hundred and no/100 Dollars (\$4500.00) for cash in hand on day of sale, and the said petitioner is ordered to make return to this court immediately after such sale is made and this cause is continued. John W. Dailey, Judge (Seal)

December 31, 1947

Confirming appraisement, dispensing with bond and ordering private sale
Clifton L. Carylas administrator of the estate of Catherine Derr, plaintiff -vs John Derr et al
defendants
This day this matter came on further to be heard on the report of the appraisers heretofore
herein appointed; and it appearing upon examination that said report is in all respects regular
and correct, it is ordered that the same be and it hereby is approved and confirmed.
It appearing to the court that the amount of the original bond given by Clifton L. Caryl 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 dstate described in the petition at private sale, it is now ordered that Clifton L. Caryl as such administrator, sell, as provided by law, the real estate in
the petition described inclufing the interest of Def. John Derr, at not less than the appraised
value thereof, on the following terms, to-wit: Cash in hand.

And plaintiff is ordered to make return forthwith upon such sale. John W. Daileyk Probate Judge (Seal) Approved: Clifton L. Caryl, attorney for plaintiff Hugh S. Jenkins Attorney general L. C. Bliss, assistant attorney general, Attorney for division of Aid for the aged.

Journal Entry confirming sale of entire Enterest of real estate. Entry ordereing deed and distribution

Clifton L. Caryl, administrator of the estate of Catherine Derr, deceased, plaintiff -vs- John Derr, et al., Defendant

This day this cause came on to be heard upon the report of Clifton L. Caryl, administrator of the estate of Catherine Derr, deceased, and of his proceedings under the former order of this court; the court having carefully examined said report and finding the proceedings of said administrator in all respects correct, and being satisfied that said wale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said administrator execute a deed of all the right, title and interest of said decedent, and of the defendant, John Derr, in said real estate to the purchaser, Charles A. Troesch, upon said purchaser paying to said administrator the purchase money in full for said real estate in the sum of \$1500.00.

This cause coming on to be further heard upon the pleadings and upon the motion to distribute said proceeds amounting to one thousand, five hundred dollars, the court finds there is due the Division of Aid for the Aged, Department of Public Welfare, State of Ohio, the sum of \$2579.15 as set forth in the answer and cross petition for benefits paid to the decednet, and that in order to secure said sum the decedent gate a trust deed upon the premises in the petition described which is a valid and subsisting lien upon said premises. It is ordered that an entry of release and satisfaction of said trust deed be entered upon record in the office of the county recorder of Union County, Ohio, according to law.

The court coming now to the distribution of the purchase money for the real estate mounting to \$1500.00, it is ordered that said administrator out of the money in his hands, pag: First: To the treasurer of Union County, Ohio, the sum of \$11.78 being the taxes, penalties, and interest charged against said real estate.

Second: To Banks Insurance Agency, premium on bond, \$7.50. Third: To the Court the costs and expenses of this proceeding the sum of \$54.50, and to Clifton L. Caryl, administrator of this proceedings, the sum of \$80.00; to Clifton L. Caryl, as attorney for this proceeding the sum of \$150.00, for counsel fees.

Fourth: To Clifton L. Caryl, the sum of \$1.65, advanced by him for revenue stamps on deed. Fifth: The balance in the sum of \$1194.57 to the State of Ohio, Division of Aid for the Aged. It is further that said fiduciary file his first andfinal account herein, carrying the above items, together with all the vouchers for the receipt of the same. John W. Dailey, Probate Judge (Seal) Approved: Clifton L. Caryl, attornye for plaintiff, Hugh S. Jenkins Attorney General L. C. Bliss, Assistant Attorney General State of Ohio, Department of Public Welfare, Division OF Aid for the Aged.

In the matter of the estate of George Staley, deceased Whereas, on the 5th day of December, 1947, the said George Staley, died, possessed of an automobilr of which the following is a description: Year 1929, No. of cylinders 6, Motor No. H 83850, Make Dodge, Manufacturer's Serial No. DA 70899 Body type Sedam. Mpdel 1929, Horse Power 27.34, Certificate of Title No. 8010879.

And whereas, on the 31st day of December, 1947, the above described automobile was transferred to Marjorie Staley, on an order of distribution as appears on the journal of said Probate Court, Vol. 53 page 527; The clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a certificate of title to the above described automobiel, to Marjorie Staley, the party named herein. John W. Dailey, Probate Judge (Seal)

Certificate of release of Mortgage Clifton L. Caryl, administrator of the estate of Catherine Derr, plaintiff -vs- John Derr et. Docket R. page 447 Journal 53 page 527 al. defendant Recorded in Record 43 page 432

The mortgage given by John Derr and Catherine Derr, to Division of Aid for the Aged, Department of Public Welfare, State of Ohio, on July 16, 1940 and recorded in book 118 page 129-130 Records of Mortgages, in the Recorder's office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said court, December 31, 1947. John W. Dailey, Probate Judge (Seal)

Relieving Estate from Administration In the matter of the estate of George Staley, deceased This day this cause came on to be heard upon the application of Marjorie Staley for an order to relieve from administration the estate of the wihin named decedent. It appearing to the court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application has been waived by all parties interested and it appearing that credit ors 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 Marjorie Staley of Marysville, Ohio be and hereby is appointed as commissioner to execute instruments of conveyance if such be necessary! John W. Dailey Probate Judge (Seal)

15369 Journal entry- approving report of distribution In the matter of the estate of George Staley, deceased This day this matter came on for hearing on the report of distribution of property in the above entitled estate. It appearing to the court that said report is, in all respects, correct and that such distribution has been made according to law and the former order ofcourt, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Marjorie Staley pay the costs herein, taxed at \$ ___. John W. Dailey, Probate Judge (Seal)

Order to transfer certificate of title to motor vehicle In the matter of the estate of George Staley, deceased This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the court that the matters se forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a certificate of title to Marjorie Staley in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal)

15363-A Meda L. Decker, administratrix of the estate of Nettie M. Curry, deceased, Plaintiff vs Marie C. Roebuck, et al. defendants This matter came on to be heard upon the petition of the plaintiff for authority to sell real

estate of the above decedent, upon demand and with the consent of all persons entitled to share in the said estate upon distribution and the evidence, the court finds all the defendants herein have voluntarily ehtered their appearance and consent to the sale prayed for an are properly before the court.

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 at three thousand seven hundred fifty dollars (\$3750.00) and that a further appraisement should be and hereby is dispensed with.

The court further finds that the bond heretofore given by the plaintiff as administratrix of the estate of Nettie M. Curry, in the amount of eight thousand dollars (\$8,000.00) is sufficient and it is ordered that the giving of an additional bond be and the same hereby is dispensed with. Thereupon onmotion of the plaintiff and it appearing to the court that it would be more to the interest of the estate of Nettie M. Curry, deceased, to sell said real estate in the petition described at private sale rather than at public sale.

It is therefore by the court ordered, adjudged, and decreed that the plaintiff shall proceed to sell said real property at private sale for not less than the appraised value thereof and on the following terms, to-wit: Cash in hand.

It is further ordered that the plaintiff shall make due return of her proceedings and sale to this court for confirmation. And this cause is continued. John W. Dailey, Probate Judge (Seal) Approved: Allen & Allen

Attorneys for plaintiff

15369

January 2, 1948

Order to record proof of publication of notice of appointment

In the matter of the estate of Lewis C. Kelsey, deceased

This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this county, that the notice of appointment of George N. Kelsey, as administrator of the estate of Lewis C. Kelsey, 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. John W. Dailey, Probate Judge ("eal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO Order approving publication of accounts This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders of notice aforesaid to be entered upon the journal of this court, in full; said notice is as follows, to-wit: 15313 Lucille Robinson, admrx. of the estate of Harriet Robinson, first and final account 15195 Wm. L. Coleman, admr. of the estate of Ira O. Ebright, second and final account 15298A Clifton L. Caryl, admr. of the estate of Rose Ann Covey, first and final account 15298A 15293 15292 15177B 15307 15257A 15144A R. C. Sweeney, admr. of the estate of Joseph C. Sweeney, first and final account R. C. Sweeney, admr. of the estate of M. Thomasia Sweeney, first and final account D. Jane Ridge, admrx. of the estate of Park W. Ridge, first and final account Sylvia Pierce, admrx.of the estate of Athera A. Wallace, first and final account Lee Elsom, ex. of the estate of Demis Oliver, first and final account Lenna Hodge, ex. of the estate of Benjamin F. Hodge, first and final account Ralph E. Kilbury, executor of the estate of Mary L. Kilbury, first and final account Roy F. Robinson, gdn. of the person and estate of Viola M. Robinson, Dorothy M. Robinson, and Doris J. Robinson, fourth partial account 15290A 15132A Esther Barry, admrx. of the estate of Ivan Barry, first and final account Ida K. Hush, admrx. of the estate of A. S. Hush, first and final account 14915D Jesse M. Conrad, admr. de bonis non of the estate of Orman A. Conrad, final and distributive account

Odell Liggett, ex. of the estate of E. B. Bumgarner, first and final account
Helen L. Robb, admrx. of the estate of Francis LeRoy Robb, first and final account
Elba H. Creviston, ex. of the estate of Nancy Fogle, first and final account.

John W. Dailey, Probate Judge (Seal)

Authority to transfer realestate
In the matter of the estate of Hutson S. Smith, deceased
This day came Sterling Smith, administrator of the estate of Hutson S. Smith, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.
It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description contained in said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the county where such parcels are situated, to thepersons named therein and that a certificate for the transfer of said real estate, together with a descritpion contained in the application, be filed with the recorder of the proper county for record, as provided by law. John W. Dailey Probate Judge (Seal)

Order approving inventory and appraisement
In the matter of the estate of Ernest Mader, deceased
This day an inventory and appraisement 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 to or waivedby all interested parties, as required by law, and no exceptions having been filed thereto, at is now ordered that said inventory and appraisement after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

In the matter of the guardianship of Emma J. Elliott
This day came Milo L. Myers - Guardian of said estate, and filed his first account herein.
It is thereupon ordered that said account be set for hearing on Saturday the 25th day of
February 1945 at 10:00 Osclock A.M., and that notice thereof be published as required by law,
in the Marysville Tribune, a newspaper of this County. And this matter is continued until
said time. John W. Dailey, Probate Judge (Seal).

In the mattr of the guardianship of Emma J. Elliott, incompetent
Entry allowing compensation.
This day this cause came on for hearing on the motion of Milo L. Myers as guardian of Emma J.
Elliott, asking the Court to fix amount of compensation for services rendered as such guardian
to date, and for an order for the payment thereof. And the Court being duly advised in the
premises, on the consideration thereof does hereby grant said motion and allow the said guardian
for his services and compensation to date the sum of \$150.00.
Therefore it is ordered and adjudged by the Court that the said Milo L. Myers as guardian to this
date, the sum of \$150.00, and that the same be paid out of the funds in his hands belonging to
said ward.
And it is further ordered that he receipt for and credit himself in his accounting accordingly.
John W. Dailey, Judge (Seal)

Order for appointment and for bond
In the matter of the estate of Patrick H. Ryan, deceased
This day William J. Ryan appeared in open court, and made and filed an application under oath as required by law to be appointed as administrator of the estate of Patrick H. Ryan, deceased, late of Union Township in said County, and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said William J. Ryan 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 forty thousand dollars, and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved and letters issued appointment of appraisers order to publish notice
In the matter of the estate of Patrick H. Ryan, deceased
This day William J. Ryan, appeared in open court, accepted the appointement as administrator of the estate of Patrick H. Ryan deceased, and gave and filed herein his bond in the sum of forty thousand dollars, conditioned according to law, with The Ohio Casualty Company as sureties which bond is approved by the court.

It is therefore ordered that letters of administration issue to said William J. Ryan that L. M. Fairbanks, George Thiergartner, and Carl Gugel be appointed appraisers of said estate; 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 \$. John W. Dailey, Judge (Seal)

15214 Orders on settlement of guardian's Account first and final account

In the matter of the guardianship of John C. Hartshorn
This day the first and final account of Marie Randall guardian of John . Hartshorn, came on
for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same;
and the court having carefully examined said account and the vouchers therewith and all matters
pertaining thereto, and being fully advised in the premises, do find the same to be in all
respects just and correct and in conformity to law;

It is ordered that the same be and hereby is approved, allowed and confimred. The court finds said account duly balanced, and said guardianship settled according to law. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

15252 Orders on settlement first and final account

In the matter of the estate of James G. Seran, deceased
This day the first and final account of Leota T. Seran, administratrix of the estate of James
G. Seran, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

Orders on settlement of guardian's Account

First partial account
In the matter of the guardianship of Hattie Taylor, an incompetent person
This day the first partial account of Sturgis H. Cheney, guardian of Hattie Taylor came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, find the same to be in all respects just and correct and in conformity to law;

It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of five hundred deventy one and 92/100 dollars, (\$571.92) in the hands of said guardian due said ward.

Costs paid.

It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

14635 Orders on settlement of guardian's account

Second partial account
In the matter of the guardianship of Marilyn J. Miller, a minor
This day the second partial account of Isabel H. Miller, guardian of Marilyn J. Miller, came
on for hearing and settlement, due notice thereof having been published according to law. No
exceptions having been filed thereto, and no one now appearing to except or object to the same;
and the court having carefully examined said account and the vouchers therewith and all matters
pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in comformity to law;

It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of one thousand two hundred eleven and 87/100 Dollars (\$1211.87), in the hands of said guardian due said ward.

Costs paid.

It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal)

14311-C Orders on settlement

first and final account
In the matter of the estate of Josephine Burris, deceased

This day the first and final account of Clifton L. Caryl, administrator of the estate of Jose-

phine E. Burris, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 confirmity to law. Therefore the said account is hereby approved, allowed and confirmed. The court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

December 31,191947

Authority to transfer real estate

In the matter of the estate of Hannah Collier, deceased

This day came Charles Collier, administrator of the estate of Hannah Collier, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transfered 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 reforder of the proper county for record, as provided by law.

John W. Dailey Probate Judge (Seal)

Shoedule of claims
In the matter of the estate of Hannah Collier, deceased
This day a schedule of claims in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered that hearing on said schedule of claims be had forthiwth; that the action of the fiduciary herein in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

January 2, 1948

Filing of first and final account
Estate of Hannah Collier, deceased
This day came Charles Collier, 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 28th day of February 1948 at 10 o'clock A. M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this county. And this matteris continued until said time.
John W. Dailey, Probate Judge (Seal)

January 5, 1948

Fixer for appointment.

Estate of Charles Clinton Mann

This day DavideE. Mann 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 Clinton Mann deceased, late of Richwood in said County, and an affidavit that there is not to 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 David E. Mann is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Eleven thousand Dollars and this cause is continued. John W. Dailey, Probate Judge (Seal)

Bond approved, letters issued.

Estate of Charles Clinton Mann.

This day David E. Mann appeared in open Court, accepted the appointment as Administrator of the Estate of Charles Clinton Mann deceased, and gave and feled herein his Bond in the sum of Eleven thousand dollars, conditioned according to law, with The Reavelers Indemnity Co. and as sureties, which Bond is approved by the Court. It is therefore ordered that Lett4rs of Administration issue to said David E. Mann that Sturgis Cheney, Charles Brown, and John Livingston be appointed appraisers of said estate; 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 \$______. John W. Dailey, Probate Judge (Seal).

12141-B Probate Count, Union County, Ohio, January 5, 1948 Estate of Cora Blanche Fry deceased

14249-8

Filing of First account
This day came Milo L. Myers guardian of said estate, and filed his first account herein.
It is thereupon ordered that said account be set for hearing on Saturday the 25 day of February,
1945 at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the
Marysville Tribune, a newspaper of this County. And this matter is continued until said time.
John W. Dailey, Probate Judge (Seal)

Certificate of Appointment
The State of Ohio, Union County. Probate Court January 5, 1948.

To the County Auditor:
I hereby cerify that I have this day appointed Mary E. Sanders to the position of Deputy-Clerk in my office of Judge of the Probate Court of said County.

Said appointment is to take effect January 1, 1948 and said appointee is to receive as compensation the sum of One hundred dollars per month and such expenses as the Probate Judge shall fix and determine, and said-----shall serve during the pleasure of the Judge of the Probate Court.

The said compensation is by law payable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury, upon the warrant of the County Auditor.

John W. Dailey, Judge and ex-officio Clerk of the Probate Court. (Seal).

Certificate of Mary E. Sanders as Deputy-Clerk in the Office of the Probate Court, Union County, Ord OATH OF OFFICE

The State of Ohio, Union County.

I, Mary E. Sanders, being duly sworn, say that I will support the Constitution of the United States and the Constitution of the State of Ohio, and will faithfully discharge the duties of Deputy-Clerk in the office of the Judge of the Probate Court of Union County, Ohio.

Mary E. Sanders Sworn to before me and signed in my presence, this 5th day of January, 1948.

John W. Dalley, Probate Judge. (Seal).

January 7, 1948

AUTHORITY TO TRANSFER TITLE OF AUTOMOBILE

Probate Court, Union County, Ohio
In the matter of the Estate of Hutson S. Smith, deceased.

Whereas, on the 20th day of July, 1947, the said Hutson S. Smith died, possessed of an automobile, of which the following is a description: Year 1932 No. of Cylinders 4 Motor No 4822032 Make Ford Manufacturer's Serial No.----Body Type Pickup Model A 1932 Horse Power 24.03 Certificate of Title No 8010733

And whereas, on the 7th day of January 1948, the above described automobile was transferred to Amanda Smith on order of sale as appears on the journal of said Probate Court Vol.---Page----; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Amanda Smith, the party named herein. John W. Dailey Probate Judge (Seal).

Filing of first and final account.

This day came Sterling Smith, administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on the 25th day of February 1948, at 10:00 A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge. (Seal)

January 7, 1948

JOURNAL ENTRIES on appointing administrator No. 15372 Probate Court, Union County, Ohio, January 7, 1948 In the matter of the estate of Ira Dewayne Wells, deceased.

Journal Entry

Probate Judge (Seal).

15374

Probate Court, Union County, Ohio. Estate of Hutson S. Smith, deceased

Order for appointment and for Bond
This day Calvin L. Wells 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 Ira Dewayne Wells deceased, late of Leesburg 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 therof; and the Court being satisfied that an Administrator should be appointed and that said Calvin L. Wells is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty Thousand (\$20,000.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal).

Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice In the Matter of the estate of Ira Dewayne Wells, deceased This day Calvin L. Wells appeared in open Court, accepted the appointment as Administrator of the Estate of Ira Dewayne Wells deceased, and gave and filed herein his Bond in the sum of Twenty Thousand (\$20,000.00) Dollars, conditioned according to law, with Fidelity and Deposit Company of Maryland and as sureties, which Bond is approved by the Court. It is therfore ordered that Letters of Administration issue to said Calvin L. Wells that Guy Riley, Marion Cameron and John Sidle be appointed appraisers of said estate; 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 \$-----. John W. Dailey, Judge (Seal). JOURNAL ENTRY January 7, 1948 No. 15373 Order for Hearing and Notice Appointment of Guardian for Incompetent or Confined Person Probate Court, Union County, Ohio. In the Matter of the Guardianship of Katherine Donlan This day Vella Smith filed an application in Court for the appointment of a Guardian of Katherine Donlan alleged incompetent. It is ordered that said application be set for hearing on the 12th day of January 1948, at 10:00 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 Katherine Donlan by personal service in writing.

All interested parties by service of notice by Sheriff as provided by law. John W. Dailey,

January 8 1948

Tranfer of realstate, the state of Cal Gregg
This day came, one of the heirs of the estate of Cal Gregg, deceaded, and filed herein her application, duly verfied, which application is attached hereto and made a parthereof, for and order directing the transfer of certain real estate belonging to said decedent, as set forth in the park the application. It appearing to the satisfaction of the court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed bydescent or devise is as set forth in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by the said applicate; it is hereby ordered that the said realstate be transfered upon the duplicate of the County where such parcels are situated, to the personal named therein and that a certafficate for transfer of the said real estate, together with such description contained inthe application be filed with the recorder of the proper county for record, as provided by law. John W. Dailey Probate Judge (Seal)

The estate of Clara Coons
Order for appointment and bond
This day Ben Potts appeared in opens Court, and madeand filed an application under oath as required by law to be appointed as Administrator of the estate of Clara Coons deceased late of York Township and said County, and affidavint 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 proable value thereof; and the Court being satisfied that an Administratrator should be appointed and that the said Ben Potts is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon givingbond sureties as required by law in the sum of Twenty-Thousand and no/100 Dollars and this cause is continued JohnW.Dailey

Probate Judge Judge

Attorney for Plaintiff

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In the Matter of the estateof ClaraCoons deceased
Bond approved and Letters Issued Appaontment of Appraisers
This day Ben Potts appeared in the open Court, accepted the appiometment as administrator of the Ext Estate of Clara Coons deceased, and gave, and filed herein his Bond in the sum of Twenty-Thousand and no/100 Dollars, condition according to law, with The Fidelity & Deposit Company of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that the Letters of
Administration issue to said Ben Potts that Ode Still , Guy McMahon, and Guy Green be appionted appraisers of the sais estate; that noyice of the said appointment be published as required by
law; and that this proceeding be recorded, and that said Administrator pay the costs herein taxed $ John W. Dailey Probate Judge ( seal).
                                                    January 9, 1948
  (Section 3178 G. C.)
  I, Homer S. Roosa, the duly elected qualified and action Sheriff of Union Countu, Ohio, hereby
  appoint Marjorie Roosa to be Jail Matron of the Union County Jail, beginning January 1, 1948.
     S. Roosa, Sheriff Union County, Ohio.
  IN THE PROBATE COURT OF UNION COUNTY, OHIO
  In the matter of the appointment of Jail Matron
  I, the undersigned Judge of the Probate Court of Union County, Ohio, hereby approve the
  appointment of Marjorie Roosa to be Jail Matron of Union County, Ohioo beginning January, 1, 1948,
  and do fix her compensation as such Jail Matron in the sum of Ninety Five ($95.00) Dollars per
  month, payable monthly from the general funds of the County upon the warrant of the Union
  County Auditor upon the certificate of the Sheriff. John W. Dailey, Probate Judge (Seal)
   15312=A
   Estate of Mary M. Blain
   ORDER ON HEARING SCHEDULE OF CLAIMS
   This day the Schedule of Claims, 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 Claims has been given to all interested parties, as required by law; and that the fiduciary
   of said estate acted ---properly in allowing and classifying each claim contained in said Schedule of Claims, it is now ordered that said SChedule of Claims, after being duly examined,
   be approved. John W. Dailey, Probate Judge (Seal).
   JOURNAL ENTRY
   Appointment of Guardian for incompetent or confined person
   Probate Court, Union County, Ohio, January 8, 1948 No. 15376 Order for Hearing and Notice In the Matter of The Guardianship of Nan Longbrake, an incompetent due to physical disability
   This day Sam Westlake filed an application in Court for the appointment of a Guardian of
   Nan Longbrake, an alleged incompetent due to physical disability and the said Nan Longbrake
   filed herein a waiver and a request that the said Sam Westlake be appointed such guardian.
   It is ordered that said application be had forthwith. The proposed ward, Nan Longbrake waived notice of said application.
   All other interested parties residents of Union County, Ohio waived notice of said application as provided by law. John W. Dailey, Probate Judge (Seal)

Probate Court, Union County, Ohio, January 8, 1948 No15376 Order on Hearing

In the matter of the Cuendian ship of New Lordhales.
   In the matter of the Guardianship of Nan Longbrake
   This day this matter came on to be heard upon the application filed herein. The Court finds
   that notice has been waived by all interested parties as heretofore ordered. The Court finds that said Nan Longbrake has waived notice and requested that said Sam
   Westlake be appointed her guardian due to her physical disability and the court finds that she is now a patient in Mt. Carmel Hospital at Columbus, Ohioo 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 Sam Westlake is legally competent, and he having filed his application herein and given bond in the sum of $15,000.00 conditioned according to law,
   with Hartford Accident and Indemnity Company and as sureties thereof, it is ordered that said bond be approved and that Letters of Guardianship issue to said Sam Westlake as provided
   by law. John W. Dailey, Probate Judge (Seal).
   15300 A
    PROBATE COURT OF UNION COUNTY, OHIO
    Herbert Hooper, executor of the estate of Josie M. Caldwell, dec'd.
    Plaintiff v. Adrian Caldwell, single and unmarried, Et. al. Defendants
    Journal entry confirming sale and ordering deed and distribution.
    This day this cause came on to be heard upon the report of Herbert Hooper, executor of the
    estate of Josie M. Caldwell, 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 petit
    in all respects correct and legally made it is ordered that the same be and hereby is approved
    and confirmed.
    It is further ordered that the said petitioner execute a deeed of all the right, title and
    interest of the said Josie M. Caldwell in said real estate to the purchaser, Olga Kane, upon
    the purchaser making full payment of the purchase price in the sum of eight thousand dollars
    ($8000.00).
    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 $8000.00, the Court finds that
    there is due the Federal Land Bank of Louisville upon its note and morgage described in its
    answer and cross petition, the sum of $598.43, and there is due the State of Ohio on its
   answer and cross petition the sum of $3386.20 and that both obligations should be paid from
    the funds in the hands of Herbert Hooper arrising from the sale of said premises, It is
    ordered that an entry of release and satisfaction of said mortgage liens be entered on record
    in the office of the recorder of Union County, Ohio according to law.
    It is further ordered that the said Herbert Hooper out of the money in his hands pay:
    First: To the treasurer of this county the sum of $nil, being the taxes, penaly and interest
    thereon against said property.
    Second: Costs and expenses incurred in the sale of said property including an attorney fee
    of $400.00 to William L. Coleman and $280.00 to Herbert Hooper, executor for his percentum
    of said sale.
    Third: To the Federal Land Bank of Louisville, upon the note and mortgage set forthe and
    described in their answer and cross petition, in the sum of $598.43.
 Fourth: To the State of Ohio on the note and mortgage set forth in their answer and cross
    petition in the sum of $3386.20.
    It is further ordered that the balance of said proceeds amounting to the sum of $3335.37.
    be accounted for by the said Herbert Hooper, executor of the estate of Josie M. Caldwell,
   according to law. John W. Dailey, Judge. (Seal)
    APPROVED:
                                                                             Hugh S. Jenkins Attorney General L. C. Bliss Asst Attorney General
    William L. Coleman
                                          William L. Coleman
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Attorney for Federal Land Bank Attorney for the State of Ohio

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15300-B
Certificate of Release of Mortgage
Probate Court, Union County, Ohio
Herbert Hooper, executor of the estate of Josie M. Caldwell, dec'd, vs. Adrian Caldwell et al
Docket R Page 423 Petition to sell real estate Journal 53 Page 533
Recorded in Record 43 Page 436.
The mortgage given by O. D. Caldwell and Josie M. Caldwell to Department of Public Welfare,
Division of Aid for the Aged and recorded in Book 120 Page 303-310 Records of Mortgages,
in the Recorder's Office of Union County, Ohio is released and satisfied, by proceedings in the
above entitled case in said Court, January 9, A.D. 1948. John W. Dailey, Probate Judge (Seal)
Certificate of Release of Mortgage
Probate Court, Union County, Ohio
Herbert Hooper, executor of the estate of Josie M. Caldwell, dec'd vs. Adrian Caldwell et al
Docket R Page 423 Petition to sell real estate Journal 53 Page 533
Recorded in Record 43 Page 436
The mortgage given by Ozro D. Caldwell and Josie M. Caldwell to The Federal Land Bank of
Louisville and recorded in Book 103 Page 317-318
Records of Mortgages, in the Recorder's Office of Union County, Ohio is released and satisfied
by proceedings in the above entitled case in said Court, January 9, A. D. 1948. John W. Dailey,
Probate Judge (Seal).
15346-A
Journal Entry - Order for Private Sale, etc.
Probate Court, Union County, Ohio, January 9, 1948
Order to Sell
In the Matter of the Estate of Ruth Patrick, deceased.
This day this cause came on to be heard upon the petition herein filed and the testimony of
Lucile Newhouse and Dorothy Johnson, executrices of the estate of Ruth Patrick, and the Court
being fully advised in the premises finds that the statements and allegations in said petition
are true, and that the property therein described ought to be sold as prayed for. And the
Court being satisfied upon good and sufficient proof that it will be to the advantage of said
estate to sell said automobile at private sale; it is therefore ordered that Lucile Newhouse
and Dorothy Johnson as executrices of said estate of Ruth Patrick, deceased, proceed to sell
the 1941 Oldsmobile five passenger coupe. at private sale, for the best price obtainable.
It is further ordered that said sale be made on the following terms: CASH
It is further ordered that said executrices make return of their proceedings herein, within
30 days from this date, and forthwith after such sale is made, and this cause is continued.
John W. Dailey, Probate Judge (Seal)
JOURNAL ENTRY
Probate Court, Union County, Ohio, January 9th, 1948
In the matter of the Estate of Ruth Patrick, deceased
Sale of Personal Property confirmed.
The Executrices of the above named decedent having filed his return of the ----- sale of the
personal property of said decedent, and the Court having carefully examined the same, finds
said proceedings in all respects regular and in accordance with law, and therefore approves
and confirms the same. John W. Dailey, Probate Judge (Seal).
15346-A
Petition for Authority (To transfer certificate of title to motor vehicles)
Probate Court, Union County, Ohio.
In the Matter of the Estate of Ruth Patrick, deceased.
Petition for authority to transfer certificate of title to motor vehicle
To the Judge of said Court:
The undersigned respectfully represents that they are the executrices of the estate of Ruth
Patrick deceased, late of said County who died on the 7th day of July 1947. possessed of a
Motor Vehicle of which the following is a description: Year 1941 No. of Cylinders 6 Motor No G340405 Make Oldsmobile Manufacturer's Serial No 66-46818 Body Type club coupe
Model 66 horse power 29.4 Certificate of Title No 8015079
Said Lucile Newhouse and Dorothy Johnson hereby petitions the Court for an order authorizing
the Clerk of Courts of Union County, Ohio, to issue a Certificate of Title to said Motor
                                 Lucille Newhouse Signed Dorothy Johnson
Vehicle to Spitler Motor Sales.
The Stae of Ohio, Union County.
Lucile Newhouse and Dorothy Johnson, being duly sworn, says that the facts stated in the
foregoing petition are true as ---verily believes. Lucille Newhouse Dorothy Johnson
Sworn to before me and signed in my presence, this 9th day of January 1948. Anne Spees
Notary Public, Union County, Ohio (Seal).
15346-A
JOURNAL ENTRY
Probate Court, Union County, Ohio
In the matter of the estate of Ruth Patrick, deceased.
Order to transfer certificate of title to Motor Vehicle
This day this cause came on to be heard upon the petition herein filed, which petition is
attched hereto and made a part hereof.
It appearing to the Court that the matters set forth in the petition are true, it is hereby
ordered that the Clerk of Courts of Union County, Ohio be and he is hereby is authorized to issue a Certificate of Title to Spitler Motor Sales in accordance with the prayer of the
petitioner. Johne W. Dalley, Probate Judge. (Seal)
                                     January 10, 1948
Approving Inventory
Nan Longbrake, Guardianship
This day an Inventory in the above captioned estate, heretofore filed herein, came on for
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
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exceptions having been filed thereto, it is now ordered that said Inventory, after being

To the County Auditor: I hereby certify that I have this day appointed Martha Jane Guy to

duly examined, be allowed and confirmed. John W. Dalley, Probate Judge (Seal).

The State of Ohio, Union County, Probate Court, January 7,1948

14249-10

Certificate of Appointment

the position of Deputy-clerk an my office of Judge of the Probate Court of said County. Said appointment is to take effect January 7, 1948 and said appointee is to receive as compensation the sum of Ninety dollars per month and such expenses as the Probate Judge shall fix and determine, and said Martha Jane Guy shall serve during the pleasure of the Judge of the Probate Court. The said compensation is by law payable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury, upon the warrant of the County Auditor. John W. Dailey, Judge and ex-officio Clerk of the Probate Court.

The State of Ohio, Union County.

I, Martha Jane Guy, being duly sworn, say that I will support the Constitution of the United States and the Constitution of the State of Ohioo and will faithfully discharge the duties of Deputy-Clerk in the office of the Judge of the Probate Court of Union County, Ohio. Martha Jane Guy. Sworn to before me and signed in my presence, this 7th day of January, 1948. John W. Dailey, Probate Judge, (Seal).

January 12, 1948

Estate of NIra Dewayne Wells, deceased

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

Estate of Patrick H. Ryan, deceased

Order Approving Inventory and Appraisement
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey,
Probate Judge (Seal).

Zardee Chandler, kGuardianship, Land sale

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 is necessary to sell said real estate for the maintenance and support of the ward, Zaidee Chandler, and the prayer of the Petition should be granted.

It appearing to the Court that a new appraisement should be made of said real estate, it is ordered that Glenn Davis, Albert Howard and John Sidle three judicious and disinterested persons of the vicinity, not next of kin of the Petitioner, be and they hereby are appointed to appraise

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 return of their proceedings in writing to this Court forthwith. John W. Dailey, Judge (Seal).

Estate of Charles D. Green Order for Appointment and for Bond This day Erma M. Green 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 Charles D. Green 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 Administratratrix should be appointed and that said Erma M. Green is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of 10,000.00 Dollars, and this cause is continued. John W. Dailey, Judge (Seal)

Estate of Charles D. Green Bond approved and letters issued
This day Erma M. Green appeared in open Court, accepted the appointment as Administratrix of the
Estate of Charles D. Green deceased, and gave and filed herein her Bond in the sum of Ten Thousand
Dollars, conditioned according to law, with Fidelity and Deposit Co. of Maryland and---as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Erma M. Green that M. O.
Kennedy, Guy Green and M. S. Sharf be appointed appraisers of said estate; 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 \$---- John W. Dailey, Judge (Seal)

Estate of Grover Franklin Schultz Order for Appointment and for Bond
This day Bernice Gene Schultz 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 Grover Franklin Schultz 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 Administratrix should be appointed and that said Bernice Gene Schultz is a suitable person and legally competent, it is ordered that——be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Twenty One Hundred Dollars, and this cause is continued. John W. Dailey, Judge (Seal).

Estate of Grover Franklin Schultz Bond approved and letters issued

This day Bernice Gene Schultz appeared in open Court, accepted the appointment as Administratrix of the Estate of Grover Franklin Schultz deceased, and gave and filed herein her Bond in the sum of Twenty One Hundred Dollars, conditioned according to law, with Western Surety Company and ---as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Bernice Gene Schultz that W. C. Moore, Pearl McElroy and W. F. Cody be appointed appraisers of said estate; 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 \$---- John W. Dailey, Judge, (Seal)

Estate of Charles William Brown Order for Appointment and for Bond This day Myrtle May Brown 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 Charles William Brown deceased, late of Marysville in said County, and affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Myrtle May Brown is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Twenty One hundred Dollars, and this cause is continued. John W. Dailey, Judge (Seal). Bond approved and Letters issued. Estate of Charles William Brown This day Myrtle May Brown appeared in open Court, accepted the appointment as Administratrix of the Estate of Charles William Brown deceased, and gave and filed herein her Bond in the sum of Twenty One Hundred Dollars, conditioned according to law, with Western Surety Company and ----as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Myrtle May Brown that H. C. Vollrath, Fred Zell and R. B. Neer be appointed appraisers of said estate; 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 \$----John W. Dailey, Judge (Seal). In the Matter of the Guardianship of Katherine Donlan 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 Katherine Donlan is advanced in years and mentally disable, and therefore she is incapable of taking care of and preserving her property. It is therefore ordered that aGuardian be appointed -----It appearing to the Court that Vella Smith is legally competent, and she having filed her application herein and given bond in the sum of \$35,000.00 conditioned according to law, with The Ohio Casualty Company and --- as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Vella Smith as provided by law. John W. Dailey, Probate Judge (Seal). In the Probate Court of Union County, Ohio. Entry In the Matter of the Guardianship of Katherine Donlan, an incompetent. This matter came on to be heard upon the application of the guardian for an order authorizing her to reimburse Ralph Smith, Administrator of the Estate of Francis Donlan in the sum of \$417.78 for money advanced by said Administrator to pay for the care and maintenance of Katherine Donlan, widow of said decedent and for an order authorizing and directing said guardian to expend not in excess of \$200.00 per month for the maintenance and care of said ward. And the court being fully advised in the presmises sustained said application. Said guardian is therefore authorized and directed to pay to Ralph Smith, Administrator the sum of \$417.78 and to expend for the maintenace and care of said ward from this day a sum not in excess of \$200.00 per month until the further order of the court and that said expenditures be accounted for in the accounts of said guardian. John W. Dailey, Probate Judge (Seal.) 15333 In the Matter of the estate of Francis Donlan, deceased. This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set for the in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Katherine Donlan in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal). January 13, 1948 Authority to transfer title of automobile In the Matter of the Estate of Grover Franklin Schultz, deceased. Whereas, on the 1st day of January, 1948, the said Grover Franklin Schultz died, possessed of an automobile, of which the following is a description; Year 1939 No. of Cylinders 6 Motor No. 593772 Make Pontisc Manufacturer's Serial No. P6Ea-41916 Body Type Spt.Cpe Model P6EA Horse Power 28.3 Certificat of Title No 8025763. And whereas, on the 13th day of January 1948, the above described automobile was transferred to Bernice Gene Schultz on Order of Transfer as appears on the journal of said Probate Court Vol. ----- Page -----; The Clerk of Courts of the County of Union, State of Ohioo is hereby authorized to issue a Certificate of Title to the above described automobile, to Bernice Gene Schultz, the party named herein. John W. Dailey, Probate Judge (Seal). Estate of Grover Franklin Schultz, Order to transfer Certificate of Title to Motor Vehicle This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Bernice Gene Schultz in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal). Estate of Flora Gill Proof of Publication of Notice of Appointment This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation intthis County, that the Notice of Appointment of Ray R. Gill as Executor of the Estate of Flora Gill 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. John W. Dailey, Judge (Seal). 15363 Estate of Nettie M. Curry Proof of Publication of Notice of Appointment This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette a newspaper of general circulation in this County, that the Notice of Appointment of Neda L. Decker as Administratrix of the Estate of Nettie M. 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. John W. Dailey, Judge (Seal).

15 380

In the matter of the estate of Bertha May Sloop, deceased

Order for appointment and for Bond

This day Frank A. Sloop 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 May Sloop, deceased, lat of the Village of Richwood in said County, and an affidavit that there is not to my knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value therof; and the Court being satisfied that an Administrator should be appointed and that said Frank A. Sloop is a suitable person and legally competent, it is ordered that he be appointed as such Administra---upon giving bond with sureties as required by law in the sum of Two Thousand One Hundre and no/100------Dollars, and this cause is continued. Johne W. Dailey, Judge (Seal).

In the matter of the estate of Bertha May Sloop, deceased

Bond approved and letters issued.

This day Frank A. Sloop appeared in open Court, accepted the appointment as Administrator of the Estate of Bertha May Sloop deceased, and gave and filed herein his Bond in the sum of Two Thousand One Hundred and no/100---Dollars, conditioned according to law, with The Fidelity & Depost Company of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Frank A. Sloop that William Goff, Myron A. Miller and Claude Swartz be appointed appraisers of said estate; 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 \$----.John W. Dailey, Judge (Seal).

In the matter of the Estate of Charles William Brown, deceased.

Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge, (Seal).

In the matter of the estate of Edith Williams, deceased.

Consenting to and authorizing settlement of claim. This day this cause came on to be heard upon the application of Ray F. Williams, administrator of the estate of Edith Williams, deceased, for the advise and consent of the Court to the settlement of all claims for damages for personal injuries, pain and suffering, wrongful death, expenses incurred, or otherwise, against Roy A. Hibner and Dale Jones, or either of them, either jointly or severally, for causinginjury to or the death of Edith Williams. The Court being fully advised in the premises and on the evidence adduced finds that said claims are for injuries to and the death of Edith Williams and all expenses incident thereto arising because of an accident occuring on December 18, 1946, as set forth in the Application. Whereupon, it appearing to the Court that it would be for the best interests of the parties beneficially entitled to said claims, to settle all claims on the basis proposed, it is ordered that the said administrator, Ray F. Williams, be, and he hereby is, authorized, empowered and directed to make said settlement of all claims set forthe in said Application and the Court hereby consents and approves the same. The Court further empowers and authorizes the said administrator upon payment to him of the sum of Three Thousand Dollars (\$3,000.00) by the said Roy A. Hibner and Dale Jones to execute and deliver to said Roy A. Hibner and Dale Jones full and complete release of and from all claims, demands, damages, actions, causes of action or suits at law or in equity of what-so-ever kind or nature against said Roy A. Hibner and Dale Jones by reason of said injuries, expenses, including funeral expenses, and all other claims arising therefrom, and for wrongful death. The Court further authorizes said administrator upon the receipt of said sum to dismiss Cause No. 16069 now pending in the Court of Common Pleas of Union County, Ohio with prejudice to the filing of a new action at the cost of the defendant. It is further ordered that these proceedings be recorded. John W. Dailey, Probate Judge, Union County, Ohio. Approved: Gwynn Sanders, C. A. Hoopes.

January 15, 1948

Estate of Daniel Milligan, deceased. Filing of first and final account.
This day came Edith Conrad, Administratrix of said estate, and filed her first and final account herein. It is therupon ordered that said account be set for hearing on Saturday, the 28th day of February 1948, at 10:00 o'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

Estate of Maude Wear, deceased.

This day came Robert Fravel, Executor of said estate, and filed his second and final account herein. It is thereupon ordered that said account be set for hearing on Saturday the 28th day of February 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge, (Seal).

January 16, 1948

Estate of Ronald R. Cook, deceased.

Order for Appointment and for Bond
This day Letta O. Cook 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 Ronald R. Cook deceased,
but of Leesburg 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 therof; and the Court being satisfied that
an Administratrix shoud be appointed and that said Letta O. Cook is a suitable person and
legally competent, it is ordered that she be appointed as such Administratrix upon giving
bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and this
cause is continued, John W. Dailey, Judge (Seal).

Estate of Ronald R. Cook, deceased. Bond approved and letters issued.

This day Letta O. Cook appeared in open Court, accepted the appointment as Administratrix of the Estate of Ronald R. Cook deceased, and gave and filed herein her Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Fiedlity and Deposit Company of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Leea O. Cook that-George Opphile, Forest Amrine and Harley Bill be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that aaid Administratrix pay the costs herein taxed at \$-----. John W. Dailey, Judge (Seal).

Minnie A. Moseley, as Administratrix of the Estate of Frank W. Moseley, deceaded, Plaintiff.
-vs- Cary C. Moseley, et al., Defendants.
On the application of Milo L. Myers, counsel for the plaintiff herein, and it appearing that
Joe L. Moseley, one of the defendants herein, was duly served with summons, and is a monor
over the age of fourteen years and having neglected to have a Guardian Ad Litem appointed

Joe L. Moseley, one of the defendants herein, was duly served with summons, and is a monor over the age of fourteen years and having neglected to have a Guardian Ad Litem appointed for him and having failed to answer, it is ordered that Todd Hoopes, be and he hereby is appointed Guardian Ad Litem of said monor. John W. Dailey, Judge, (Seal).

In the matter of the estate of Frank W. Moseley, deceased.

Authority to transfer title of automobile Whereas, on the 11th day of November, 1947, the said Frank W. Moseley died, possessed of an automobile, of which the following is a description; Year 1935 No. of Cylinders 6 Motor No. P6-247694 Make Plymouth Manufacturer's Serial No. 1099738 Body Type Sedan Model PJ Horse Power 23.44 Certificate of Title No. 8029408. And whereas, on the 16th day of January 1948, the above described automobile was transferred to Minnie A. Moseley. She being the surviving spouse of Frank W. Moseley, deceased, and having elected to take said property as shown by the inventory, as appears on the journal of said Probate Court, Vol.53 Page 537; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Minnie A. Mosely, the party named herein. John W. Dailey, Probate Judge, (Seal).

Minnie A. Moseley, as Administratrix of the Estate of, Frank W. Moseley, deceased Plaintiff, -vs- Cary C. Moseley, Marion L. Moseley, Joe L. Moseley and Minnie A. Moseley, Defendants. This day this cause came on to be heard upon the petition of the plaintiff for authority to sell the real estate of the decedent as described therein to pay the debts of said estate, and the answer of the guardian ad litem of Joe L. Moseley, a minor, and the answer of Minnie A. Moseley the surviving spouse of the said decedent, the other defendants being in default of answer. The Court further finds that all necessary parties have been duly served with summons or have waived their appearance and are properly before the court and that the prayer of the petition should be, and is hereby granted. The Court further finds that Minnie A. Moseley the surviving spouse of the said decedent is entitled to reside in the mansion house for one year from the date of the decedent's death, and that in addition thereto as a part and balance of her 20 per centum of the appraised value of the said decedent's estate she is entitled to the sum of \$187.77. The Court further finds that the real estate described in the petition was appraised by the appraisers of the estate at \$2400.00 and included in the inventory; and, therefore orders that a further appraisement be dispensed with. The Court further finds that the bond herefor given by the plaintiff as administratrix of the estate of Frank W. Moseley is sufficient and further bond is dispensed with. And it further appearing to the Court that a private sale of said real estate would be to the best interests of the estate; therefore, it is ordered that said Minnie A. Moseley as such Administratrix sell said real estate at private sale for not less than \$2400.00, being the appraised value therof, and for cash in full on the confirmation of the sale. And it is further ordered that the said Administratrix make due return of her proceedings without unnecessary delay. John W. Dailey, (Seal) Approved: Milo L. Myers, Attorney for Plaintiff.

15255 Estate of J. Harvey Willison, deceased.

Filing of First and final account.
This day came Dollie Willison, admrs. 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 28th day of February 1948, at 10:00 o'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Pailey, Probate Judge (Seal).

In the matter of the estate of J. Harvey Willison, deceased

Approving schedule of claims
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Frank W. Moseley, deceased.

Order to transfer certificate of title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of CourtssofUnion County, Ohio be and he hereby is authorized to issue a Certificate of Title to Minnie A. Moseley in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal).

In the matter of the Will of Mary Black
Presentation of Will for Probate
An application having been this day presented to the Court by Wm. H. Faulkner praying that an instrument in writing purporting to be the last will and testament of Mary Black, deceased, be admitted to probate: It is ordered that a hearing on said application be had on the 30th day of January, 1948, at 10:00 O'clock A.M. and that 5 days notice, in writing, of the presentation of said will and of the application for the adm ssion of the same to probate, be given in the manner provided by law, to the surviving spouse and to all persons, known to be resident of The State of Chio, who would be entitled to inherit from the decedent under the statutes of descent and distribution, if the dededent had died intestate, excepting any such person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse therof. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Ernest Mader, deceased.

Order to transfer certificate of title to motor vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part thereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Matilda Mader in accordance with the prayer of the petitioner. John W. Daiely, Probate Judge (Seal).

In the matter of the Estate of Maggie Sheehan, deceased Order for appointment and for Bond This day C. V. Curry appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estate of Maggie Sheehan deceased, late of Plain City 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, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and he is hereby directed not to continue decedents business, but close the same up forth-with, and this cause is continued. John W. Dailey, Judge (Seal). In the matter of the Estate of Maggie Sheehan, deceased. Bond approved and letters issued. This day C. V. Curry appeared in open Court, accepted the appointment as Administrator of the Estate of C. V. Curry deceased, and gave and filed hrein his Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said C. V. Curry that Arthur W. Galloway, Clarence M. Spees and Eugene Rausch be

appointed appraisers of said estate; 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 \$----. John W. Dailey, Judge (Seal).

15331 A
In the matter of the Estate of John D. Blue, deceased.

Authority to transfer real estate
This day came Anna L. Blue, executrix of the estate of John D. Blue, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to the persons named therein and that a certifidate 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. John W. Dailey, Probate Judge. (Seal).

Estate of John D. Blue, deceased.
Filing of First and Final account.
This day came Anna L. Blue, executrix of said estate, and filed her first and fianl account herein. It is thereupon ordered that said account be set for hearing on Saturday the 28th day of February 1948, at 10:00 0 clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

Trusteeship of Lonsdale P. Spensley, deceased.

Filing of Third and Final account.
This day came Thompson B. Snuffin, Trustee of said estate, and filed his third and final account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 25th day of February 1945, at 10 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge, (Seal).

15368A In the matter of the estate of Mabelle Newlove, deceased.

Proof of publication of notice of appointment
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Anna N. Taylor as Administrator and Administratrix with the Will Annexed of the Estate of Mabelle Newlove, 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. John W. Dailey, Judge (Seal).

In the matter of the Estate of Adele Kagay, deceased.

Proof of publication of notice of appointment
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Jeanine C. Lee as Administratrix of the Estate of Adele Kagay, 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. John W. Dailey, Judge (Seal).

January 19, 1948

In the matter of D. M. Lee, adjudged to be mentally ill.

Order for hearing and for notice
This day D. M. Lee appeared in open Court, and made application for an adjudication of competency in his behalf. It is ordered that hearing on said application be had before this Court, on the 19th day of January, 1948, at 11:00 O'clock A.M., and that notice of the hearing be given to William J. Porter and this cause is continued. John W. Dailey, Probate Judge (Seal).

14129 In the matter of D. M. Lee, adjudged to be mentally ill.

Crders on hearing and finding order to record.

This day, this matter came on to be heard, due notice having been given to or waived by all persons entitled to notice, according to law. Whereupon, it having been proven to the satisfaction of The Court that the said D. M. Lee is now----competent, the Court so finds; It is hereby ordered that said finding be entered on the Journal of this Court. John W. Dailey, Probate Judge (Seal)

Guardianship of estate of Ward Allen Cribb, a minor Filing of sixth and final account.

This day came Martha Lockwood, Guardian, of said estate, and filed her sixth and final account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 28th day of February 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Grover Franklin Schultz, deceased

Order approving inventory and appraisement This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Ronald R. Cook, deceased.

Order approving inventory and appraisement This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

January 20, 1948

Estate of Lewis C. Kelsey, deceased. Filing of first and final account. This day came George N. Delsey, administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Friday the 30th day of April 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is

continued until said time. John W. Dailey, Probate Judge (Seal). 15262 In the matter of the estate of Seymour Wollam, deceased

Authority to transfer real estate This day came Edgar M. Wollam, administrator of the estate of Seymour Wollam, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forthe in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forthe 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, togethere with the description contained in the application, be filed with the Recorder of the proper County for record, as provided by law. John W. Dailey, Probate Judge (Seal). January 21, 1948

In the matter of the estate of Seymour Wollam, deceased. Orders on filing of schedule of Claims-confirming without notice This day a schedule of claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be has forth-with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

15262 Estate of Seymour Wollam, deceased. Filing of first and final account.

This day came Edgar M. Wollam, 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 28th day of February 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter John W. Dailey, Probate Judge (Seal)

January 22, 1948

Estate of Ida Mae Shirk, deceased, Filing of first and final account. This day came W. R. Shirk, 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 28th day of February 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

Estate of Maggie Safley, deceased. Filing of first and final account. This day came McKinley Haines, 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 28th day of February 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

14899 Estate of Clara V. Donley, an incompetent

Estate of Clara V. Donley, an incompetent Filing of first and final account.

This day came Lewis C. Donley, Guardian 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 28th day of February 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

14899-A
In the matter of the estate of Clara V. Donley, deceased.

Relieving estate from administration.
This day this cause came on to be heard upon the application of Lewis C. Donley for an order to relieve from administration the estate of the within named decedent! It appearing to the Court that the estate of said decedent is less than \$1,000.00in value, and that notice of the filing of said application is unnecessary 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 Lewis C. Donley of Marysville, Ohio be and hereby is appointed as Commissioner to execute instruments of conveyance if such be necessary. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Mary M. O'Briant, deceased.

Authority to transfer real estate
This day came Cary C. O'Briant administrator of the estate of Mary M. O'Briant, deceased,
and filed herein his application, duly verified, which application is attached hereto and
made a part hereof, for an order directing the transfer of certain real estate belonging
to said decedent, as set forth in the application. It appearing to the satisfaction of the
Court that all of the representations set forth in said application are true; that the
description of said real estate and the list of persons to whom each such parcel thereof
passed by descent or devise is as set forthe 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. John W. Dailey,
Probate Judge (Seal).

In the matter of the estate of James O'Briant, deceased.

Authority to transfer real estate.
This day came Cary C. O'Brian, administrator with the will annexed of the estate of James O'Briant, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forthein the application. It appearing to the satisfaction of the Court that all of the representations set forthein said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

January 23, 1948

In the matter of the estate of Charles DD Green, deceased.

Order approving Inventory and Appraisement
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

January 24, 1948

Accounts and vouchers of the following named persons have been filed in the Probate Court of Union County, Ohio for approval and settlement, to-wit:

Lewis C. Donley, guardian of the estate of Clara V. Donley, first and final account

W. R. Shirk, administrator of the estate of Ida Mae Shirk first and final account

McKinley Haines, administrator of the estate of Maggie Safley first and final account

Martha Lockwood, guardian Ward Allen Cribb sixth and final account

Edgar M. Wollam, administrator of the estate of the estate of Seymour Wollam

first and final account

Thompson B. Snuffin, trustee of the estate of Lonsdale P. Spensley third and final

account

Anna L. Blue, executrix of the estate of John D. Blue first and final account

Dollie Willison, administratrix of the estate of J. Harvey Willison first and

final account

Edith Conrad, administratrix of the estate of Daniel Milligan first and final account.

Robert Fravel, executor of the estate of Maude Wear second and final account Sterling Smith, administrator of the estate of Hutson S. Smith first and final account

Milo L. Myers, guardian of the estate of Cora Blanche Fry first account

Milo L. Myers, guardian of the estate of Emma J. Elliott first account

Charles Collier, administrator of the estate of Hannah Collier first and final account

15219-A McKinley Haines, administrator of the estate of Elizabeth Willoughby first and final account

15220
McKinley Haines, guardian of Eugene Willoughby first partial account
Ray Neel, administrator with the will annexed of the estate of Ora Neel first and final account.

Unless exceptions are filed thereto, said accounts will be for hearing before this Court on the 28th day of February, 1948 at 10:00 O'clock A.M., at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file

written exceptions to said accounts or to any matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of Bernice Skidmore, deceased
Order to record proof of publication of notice of appointment.
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Sarah Jane Kerns as Executrix of the estate of Bernice Skidmore, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recroded in the records of this office. John W. Dailey, Judge (Seal)

In the matter of the estate of Ernest Mader
Order to record proof of publication of notice of appointment
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Matilda Mader as Executrix of the estate of Ernest Mader, 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. John W. Dailey, Judge (Seal)

In the matter of the estate of Patrick H. Ryan, deceased.

Order to record proof of publication of notice of appointment
This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of William J. Ryan as administrator of the estate of Patrick H. Ryan, 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. John W. Dailey, Judge (Seal)

January 26, 1948

Olifton L. Caryl, administrator of the estate of Eva May Eicher, deceased, Plaintiff -vs-Mahlon E. Eicher, et al, Defendants.

Journal entry confirming sale of entire interest of real estate. Entry ordering deed and distribution.

This day this cause came on to be heard upon the report of Clifton L. Caryl as administrator of the estate of Eva May Eicher, deceased, and of his proceedings under the former order of

of the estate of Eva May Eicher, deceased, and of his proceedings under the former order of this court; the court having carefully examined said report and finding the proceedings of said administrator 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 administrator execute a deed of all the right, title and interest of said decedent, and of the defendant, Mahlon E. Eicher, in said real estate, to the purchaser, Frank Smith, upon said purchaser paying to said administrator the purchase money in full for said real estate in the sum of \$2500.00. This cause coming on to be further heard upon the pleadings and upon the motion to distribute said proceeds amounting to two thousand five hundred dollars, the court finds there is due the Division of Aid for the Aged, Department of Public Welfare, State of Ohio, the sum of \$4,413.80 as set forth in the answer and crosspetition for benefits paid to the decedent, and that in order to secure said sum the decedent gave a trust deed upon the premises in the petition described, which is a valid and subsisting lien upon said premises. It is ordered that an entry of release and satisfaction of said trust deed be entered upon record in the Office of the County Recorder of Union, County, Ohio, according to law. The court further finds that there is due The Citizens Federal Savings and Loan Association, Marysville, Ohio, the sum of \$59.86 as set forth in their answer and crosspetition, and it is ordered that an entry of release and satisfaction of the mortgage of said Citizens Federal Savings and Loan Association be entered on record in the office of the County Recorder of Union County, Ohio according to law. The Court coming now to the distribution of the purchase money for the real estate amounting to \$2500.00, it is ordered that said administrator out of the money in his hands, pay: First: To the Treasurer of Union County, Ohio the sum of \$12.98, being the taxes, penalties and interest charged against said real estate. Second: To Sawyer Insurance Agency, premium on bond \$5.25. Third: To this Court the costs and expenses of this proceeding in the sum of \$35.40 and in the estate the sum of \$27.50 and to Clifton L. Caryl, administrator in this proceeding the sum of \$120.00; to Clifton L. Caryl as attorney for this proceeding the sum of \$120.00, for counsel fees; to Fred Simpson auctioneer \$2.00. Fourth: To Clifton L. Caryl, advanced for revenue stamps \$2.75. Fifth: To the Citizens Federal Savings & Loan Association, Marysville, Ohio, the sum of \$59.86, as payment in full of note and mortgage. Sixth: The balance in the sum of \$2114.26 to the State of Ohio, Division of Aid for the Aged. John W. Dailey, Probate Judge (Seal). Approved: Clifton L. Caryl, Attorney for Plaintiff. C. A. Hoopes, Attorney for Citizens Federal Savings & Loan Association. Hugh S. Jenkins, Attorney General, L. C. Bliss, Ass't Attorney Gneral, State of Ohio, Department of Public Welfare, Division of Aid for the Aged.

15278-A
Clifton L. Caryl, Administrator of the estate of Eva May Eicher, deceased, Plaintiff vs.
Mahlon E. Eicher, et al, Defendants.
Petition to call real actata Darket B. Page 110 Journal E. Page 511 Percentage in Page

Petition to sell real estate. Docket R., Page 410 Journal 53 Page 541 Recorded in Record 43 Page 442 The mortgage given by Mahlon E. Eicher and Eva May Eicher to The Citizens Federal Savings & Laon Association and recorded in Book 103 Page 695 Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, January 26th A.D. 1948. John W. Dailey, Probate Judge (Seal).

Clifton L. Caryl, Administrator of the estate of Eva May Eicher, deceased, Plaintiff vs. Mahlon E. Eicher, et al., Defendants.

Petition to sell real estate. Docket R Page 410 Journal 53 Page 541 Recorded in Record 43 Page 442 The mortgage given by Mahlon E. Eicher and Eva M. Eicher to Division of Aid for the Age, Department of Public Welfare State of Chio and recorded in Book 112 Page 413 & 414 Records of Mortgages, in the Recorder's Office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, January 26th A.D. 1948. John W. Dailey, Probate Judge (Seal).

15316
Estate of Emily Parmenter, deceased.
Filing of first and final account.

This day came Martha McCarthy, administratrix 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 27th day of March 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

Estate of Eva May Eicher, deceased. Filing of first and final account. This day came Clifton L. Caryl, 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 27th day of March 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal). 15326-A Clifton L. Caryl, administrator of the estate of Mary Willis, deceased, Plaintiff, -vs-Pauline Willis, Defendant. Journal entry finding sale necessary and ordering appraisement. This day this cause came on to be heard upon the petition, evidence and testimony, and the Court being fully advised in the premises finds: That the defendant herein has been duly and legally served with process or has voluntarily entered her appearance herein, and is now properly before the Court, and that the statements and allegations in said petition are true; that said Court is satisfied that it is necessary to sell the real estate of said Mary Willis, deceased, as described in the petition, to pay her debts, it is ordered that Eugene Rausch, Harold J. Coleman, and Elba Mather, three judicious and suitable disinterested persons of the vicinity of such real estate, who are freeholders, be and they hereby are appointed to appraise said lands, at their true value in money,, free from all the dower estate therein. It is further ordered that said appraisers be sworn as required by law, and afterward, upon actual view of the premises, perform the duties required of them, and make return of their proceedings in writing to this Court on or before the 26 day of January, 1948, and this cause is continued. John W. Dailey, Probate Judge (Seal). Clifton L. Caryl, administrator of the estate of Mary Willis, deceased, Plaintiff, -vs-Pauline Willis, Defendant. Journal entry confirming appraisement, dispensing with Bond, and ordering private sale. This day this matter came on further to be heard on the report of the appraisers heretofore herein appointed; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and it hereby is approved and confirmed. It appearing to the court that the amount of the original bond given by Clifton L. Caryl 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 dispenses with. And it appearing to the Court 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 Clifton L. Caryl 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 on day of sale. And plaintiff is ordered to make return forthwith upon such sale. John W. Dailey, Probate Judge (Seal) Approved: Clifton L. Caryl, Attorney for Plaintiff. 15326-A Clifton L. Caryl, Administrator of the estate of Mary Willis, deceased, Plaintiff, -vs-Journal entry confirming sale, ordering deed and distribution. This day this cause came on to be heard upon the report of Clifton L. Caryl, administrator of the estate of Mary Willis, deceased, and of his proceedings under the former order of this Court; the court having carefully examined said report and finding the proceedings of said administrator 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 administrator execute a deed of all the right, title and interest of said decedent, to the purchasers, Gerald L. Torbert and Osie Torbert, upon said purchasers paying to said administrator the purchase money in full for said real estate in the sum of Seven Hundre Fifty Dollars (\$750.00). The Court coming now to the distribution of the purchase money for the real estate amounting to \$750.00, it is ordered that said administrator out of the money in his hands, pay: First: To the Treasurer of Union County, Ohio, the sum of \$2.69, being the taxes, penalties, and interest charged against said real estate. Second: To This Court the costs and expenses of this proceeding in the sum of \$21.75; to Clifton L. Caryl as attorney for this proceedings, the sum of \$75.00; to Clifton L. Caryl, advanced for revenue stamps on deed, \$1.10; Third: The balance in the sum of \$649.46 to be retained by Clifton L. Caryl and accounted for by him according to law. John W. Dailey, Probate Judge (Seal). 15169-B January 27, 1948 In the matter of The Huntington National Bank, Trustee of the Estate of Charles D. Webb, Dec. This cause came on this day to be heard on the application of The Huntington National Bank of Columbus, Ohio, Trustee of the Estate of Charles D. Webb, Deceased, for an order of this court, approving the investment of the sum of \$2000.00 in U. S. Treasury 21% Bonds due It is ordered that the investment of the funds of said Trust in the amount \$2000.00 in the purchase of U. S. Treasury 21% Bonds due 6-15-62/59, be and it is hereby approved; and it is further ordered that said Trustee make such investment accordingly. John W. Dailey, Probate Judge (Seal). 15365-A In the matter of the estate of Bernice E. Skidmore, deceased. Orders on filing inventory. This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 5th day of February 1948, at 10:00 O'clock A.M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by The Sheriff of Union County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Fudge. (Seal).

15353

JANUARY 28th 1948 In the Matter of the Estate of C.R. Underhill, Deceased. Order Granting Application By Surviving Spouse to Purcahse Personal Property at Appraised Value On the day of anuary 1948, Emma Underhill the surviving spouse of C.R. Underhill deceased, filed a schedule of the ceratin personal ptoperty of shove estate shown in the schedule, by her elected to be purchased and her application for an order diecting the bransfer and conveyande of the same to her upon her compliance with the terms and conditions of payment fixed by the Court. It appearing to the Court that the facts stated in said application are true, and that the surviving spouse is by law entitled to make such election, said election is approved and accordingly said I Executrix is ordered to transfer and convey to said Emma Underhill by a proper bill of sale, the personal property electde to be purchased, upon the said surviving spouse compllying with the following terms and conditions of payment fixed by the Court to-wit To be credited against her allowance of 20% of the estate as provided by law, and that she make a return thereof to the Court. It is further ordered by the Court that of be and hereby is appointed as Commissioner to execute such bill of sale if the services of a Commissioner be found

necessary. It is further ordered that the said Executrix of the said decedent'S estate, pay

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January 28th 1948
    the cast of this proceeding taxed at $--- within --- Days. John W. Dailey Probate Judge (Seal)
Approving Report of Transfer and Conveyance of Personal Property.
This day this matter came on for hearing on the Report of Transfer and Conveyance of personal
property to the surviving Spouse of said decedent. It appaering to the Court that said Report is in all respects, correct and that such transfer and conveyance has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby
approved. It is further ordered that this proceeding be recorded, and that said Executrix pay the costs herein, Taxed at $--- within -- days John W. Dailey Probate Judge. (SEAL)
URDER to Transfer Certificate of Title to Motor Vehicle In the Matter of the state of C.R. Underhill Deceased.
This day this cause came on to be harrd upon the petition herein filed, which petition is attached hereto and make a part hereof. It appaaring to the Court that the matters set forth in the petitions are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Emman Underhill in accordance with the prayer of the petitioner. John W. Dailey. Probate Judge
                                                January 29, 1948
 15385
In the matter of the guardianship of Allen F. Edelblute, an incompetent person.
 Order for hearing and notice
This day Roberta Mayer filed an application in the Court for the appointment of herself as
Guardian of Allen F. Edelblute alleged incompetent person. It is ordered that said application be set for hearing on the 5th day of February 1948, at 10:00 O'clock A.M., and that at least three days' written notice of the time and place of said hearing be given to: The
proposed ward Allen F. Edelblute, by personal service of such written notice. All other interested parties, in the manner provided by law. (Gen.Code, Sec. 10507-4) John W. Dailey, Probate Judge (Seal)
                                                 January 30th, 1948
 In the matter of the will of Mary Black, deceased.
 Order admitting to probate and record.
 This matter came on this day further to be heard, on the application of Wm. H. Faulkner to admit
 to probate and record the will of Mary Black, deceased, late of the village of Marysville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court
 that said decedent died leaving no surviving spouse, and that the surviving spouse and those persons, who are known to be resident of The State of Ohioo who would be entitled to inherit
 from the decedent under the statutes of descent and distribution if said decedent had died
 intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 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 herein.
 Whereupon the Court finds that the aforesaid instrument of writing, is the will of said
 Mary Black deceased; that it was duly executed and attested; and that the said testator,
 at the time of signing will was of full age, of secund mind and memory and not under any
 restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the
 admitting of said will to probate and record, and that the testimony of the witnesses herein,
 be entered of record in this Court. John W. Dailey, Probate Judge (Seal).
 In the matter of the estate of Mary Black, deceased.
 Order for appointment and for Bond
 The Last Will of Mary Black, deceased, late of Marysville in said County having heretofore been
 duly proved and allowed; this day Wm. H. Faulkner, 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 Wm. H. Faulkner
 is a suitable person and legally competent, it is ordered that he be appointed as such
 Executor, upon giving Bond with sureties as required by law in the sum of Twenty-one hundred---
 Dollars; and that he is hereby directed not to continue decedents business but close the
 same up forth-with; and this cause is continued. John W. Dailey, Judge (Seal).
 15283-A
 In the matter of the estate of Mary Black, deceased.
 Bond approved and letters issued orders to publish notice.
 This day Wm. H. Faulkner appeared in open Court, accepted the trust as Executor of the Estate
 of Mary Black, deceased, and gave and filed herein his Bond in the sum of Twenty-one hundred---
 Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which
Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Wm. H. Faulkner; 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 $----. John W. Dailey, Judge ( Seal).
In the matter of the estate of Bertha Carter, deceased.
Authority to transfer real estate.
This day came Marion C. Winter, Administrator of the estate of Bertha Carter, deceased, and
filed herin his application, duly verified, which application is attached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said
decedent, as set forth intthe application. It appearing to the satisfaction of the Court that
all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent
or devise is as set forth in said application; and it appearing to the satisfaction of the
Court that the law has been fully complied with by said applicant; it is hereby ordered that
said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).
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In the matter of the estate of Bertha Carter, deceased. Orders on filing of Schedule of Claims-confirming without notice. This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probated Judge (Seal)

In the matter of the estate of Harriet Robinson, deceased. Orders on settlement of account. This day theifirst and final account of Lucile Robinson, administratrix of the estate of Harriet Robinson deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge. (Seal).

In the matter of the estate of Benjamin F. Hodge, deceased. Orders on settlement of account. This day the first and final account of Lenna Hodge, executrix of the estate of Benjamin F. Hodge deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, adn being fully advised in the premises, finds the same to be inall respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge. (Seal).

In the matter of the estate of M. Thomasia Sweeney, deceased. Orders on settlement of account. This day the first and final account of R. C. Sweeney, administrator of the estate of M. Thomasia Sweeney deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Joseph C. Sweeney, deceased. Orders on settlement of account. This day the first and final account of R. C. Sweeney, administrator of the estate of Joseph C. Sweeney deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, find the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Rose Ann Covey, deceased. Orders on settlement of account. This day the first and final account of Clifton L. Caryl, administrator of the estate of Rose Ann Covey deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Ira O. Ebright, deceased. Orders on settlement.of account. This day the second and final account of William L. Coleman, administrator 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 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal)

In the matter of the estate of A. S. Hush, deceased. Orders on settlement of account. This day the first and final account of Ida K. Hush, administratrix of the estate of A. S. Hush deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Ivan Barry, deceased, Orders on settlement of account. This day the first and final account of Esther Barry administratrix of the estate of Ivan Barry deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all the matters pertaining thereto, and being fully advised in the premises, finds the same to be inall respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowe and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Mary L. Kilbury, deceased. Orders on settlement of account. This day the first and final account of Ralph E. Kilbury, executor of the estate of Mary L. Kilbury deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records off this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge. (Seal).

The the matter of the estate of Francis LeRoy Robb, deceased. Orders on settlement of account. This day the first and final account of Helen L. Robb, administratrix of the estate of Francis LeRoy Robb deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereight 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 account and the proceedings herein be recorded in Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Nancy Fogle, deceased. Orders on settlement of account. This day the first and final account of Elba H. Creviston, executor of the estate of Nancy Fogle deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Demis Oliver, deceased. Orders on settlement of account. This day the first and final account of Lee Elsom, executor of the estate of Demis Oliver deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Athera A. Wallace, deceased. Orders on settlement of account. This day the first and final account of Sylvia Pierce, administratrix of the estate of Athera A. Wallace deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all 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, alloweddand confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Park W. Ridge, deceased. Orders on settlement of account. This day the first and final account of D. Jane Ridge, administratrix of the estate of Park W. Ridge deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Orman A. Conrad, deceased. Orders on settlement of account. This day the final and distributive account of Jesse M. Conrad, administrator de bonis non of the estate of Orman A. Conrad deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this Office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

15231-A In the matter of the estate of E. B. Bumgarner, deceased. Orders on settlement of account. This day the first and final account of Odell Liggett, executor of the estate of E. B. Bumgarner deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the guardianship of Viola W. Robinson, Dorothy M. Robinson and Doris J. Robinson. Orders on settlement of guardian's account. This day the fourth partial account of Roy F. Robinson, Guardian of Viola W. Robinson, Dorothy M. Robinson and Doris J. Robinson came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of two thousand one hundred twenty four and 48/100 Dollars, (\$2,124.48), in the hands of said Guardian due said Wards. Costs paid December 2, 1947 \$6.00 It is ordered that said Account and the proceedings herein be recorded in the Records of this office. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Clara Coons, deceased. Orders on filing inventory and appraisement. This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 11th day of February 1948, at 10:00 O'clock A.M., anad that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohioo by publication in the Richwood 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. John W. Dailey, Probate Judge (Seal).

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Estate of Bertha Carter, deceased. Filing of first and final account. This day came Marion C. Winter, 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 27th day of March 1948, at 10:00 O'clock A.M., and that notice thereof be published as
required by law, in the Marysville Tribune, a newspaper of this County. And this matter
is continued until said time. John W. Dailey, Probate Judge (Seal).
In the matter of the estate of Abbie Daum, deceased. Authority to transfer real estate.
This day came Clara K. Huber, Administratrix of the estate of Abbie Daum, deceased, and
filed herein her application, duly certified, which application is attached hereto and made
a part hereof, for an order directing the transfer of certain real estate belonging to said
decedent, as set forth in the application. It appearing to the satisfaction of the Court
that all of the representations set forth in said application are true; that the description
of said real estate and the list of persons to whom each such parcel thereof passed by descent
or devise is as set forth in said application; and it appearing to the satisfaction of the
Court that the law has been fully complied with by said applicant; it is hereby ordered that
said real estate be transferred upon the duplicate of the County 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 redord, as provided by law. John W. Dailey, Probate Judge (Seal).
In the matter of the estate of James F. Mitchell, deceased. Petition for order to distribute
assets in kind.
This day A. Gilbert Kirby, Administrator of the estate of James F. Mitchell deceased,
appeared in open Court, and filed his petition praying for an order authorizing the distribution
and paying over of certain assets of said estate, as described and set forth in said petition.
To-wit: 12 hens to Margaret Mitchell Edwards, 1 cow to Margaret Mitchell Edwards. 1 calf
to Margaret Mitchell Edwards. 50 bu. corn to Margaret Mitchell Edwards. And it appearing to
the Court that the statements in said petition are true and that all the legatees or dis-
tributees, whose interests may be affected by such distribution, consent to have the same dis-
tributed and paid over, in kind, as indicated by their consent in writing attached to said
petition; It is therefore ordered that said Administrator distribute and pay over said
assets in kind as described above; provided however, that each legatee or distributee herein
shall be liable to return such assets or the proceeds therefrom, should they be necessary to
pay any rejected claim or claims in suit. It is further ordered that said Administrator
report his proceedings herein immediately after the making of such distribution; and this
cause is continued. John W. Dailey, Probate Judge (Seal).
In the matter of the estate of James F. Mitchell, deceased. Orders approving distribution
of assets in kind.
This day came A. Gilbert Kirby, Administrator of the estate of James F. Mitchell, deceased,
and made and filed herein his report of distribution and paying over of the assets of said
estate, in kind, to such of the distributees as were willing to receive the same. And it
appearing to the Court that said report is in all respects correct, and that such distribu-
tion has been made according to law and the former order of the Court; it is ordered that
the proceedings of said Administrator be and the same are hereby approved. And it is further
ordered that this proceeding be recorded, and that said .... pay the costs herein taxed at
$......John W. Dailey, Probate Judge (Seal).
In the matter of the estate of James F. Mitchell, deceased. Petition for order to distribute
assets in kind.
This day A. Gilbert Kirby, Administrator of the estate of James F. Mitchell, deceased,
appeared in open Court, and filed his petition praying for an order authorizing the distribu-
tion and paying over of certain assets of said estate, as described and set forth in said
petition. To-wit: 52466F, U.S. Bond to Margaret Mitchell Edwards. 4612B, U.S. Bond to
Margaret Mitchell Edwards. D262514E, U.S.Bond to Margaret Mitchell Edwards. D262515E, U.S. Bond to Margaret Mitchell Edwards. M331530E, U.S. Bond to Margaret Mitchell Edwards. M553166E, U.S.Bond to Margaret Mitchell Edwards. 4 shares Temblor Oil Co. to Margaret Mitchell Edwards. 10 shares Mutual Investment Fund to Margaret Mitchell Edwards. 613 Dividend Shares Inc. to
Margaret Mitchell Edwards. 100 shares Swift & Co. to Margaret Mitchell Edwards. 20 shares
Victoria Gypsum Co. to Margaret Mitchell Edwards. And it appearing to the Court that the
statements in said petition are true and that all the legatees or distributees, whose interests
may be affected by such distribution, consent to have the same distributed and paid over,
in kind, as indicated by their consent in writing attached to said petition; It is therefore
ordered that said Administrator distribute and pay over said assets in kind as described above;
provided however, that each legatee or distributee herein shall be liable to return such
assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims
in suit. It is further ordered that said Administrator report his proceedings herein immediate-
ly after the making of such distribution; and this cause is continued. John W. Dailey,
Probate Judge. (Seal)
In the matter of the estate of James F. Mitchell, deceased. Orders approving distribution
of assets of kind.
This day came A. Gilbert Kirby, Administrator of the estate of James F. Mitchell, deceased,
and made and filed herein his report of distribution and paying over of the assets of said
estate, in kind, to such of the distributees as were willing to receive the same. And it
appearing to the Court that said report is in all respects correct, and that such distribution
has been made according to law and the former order of the Court; it is ordered that the
proceedings of said Administrator be and the same are hereby approved. And it is further
ordered that this proceeding be recorded, and that said .....pay the costs herein taxed
at $......John W. Dailey, Probate Judge (Seal).
In the matter of the estate of Viola Harvey, deceased.
Orders on filing of Schedule of Claims-confirming without notice.
This day a schedule of Claims in the above captioned estate was filed in this Court by the
fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be forthwith;
that the action of the fiduciary herein, in allowing and classifying claims, be confirmed;
and that the same be recorded. John W. Dailey, Probate Judge (Seal).
15309
Estate of Viola M. Harvey, deceased. Filing of first and final account.
This day came Marion C. Winter, administerator of said estate, and filed his first and final
account herein. It is thereupon ordered that said account be set for hearing on Saturday,
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the 27th day of March 1948, at 10:00 O'clock A.M., and that notice thereof be published as

required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge. (Seal).

In the matter of the Will of Seward Greenfield, deceased.

Journal entry on presentation of will for probate.

An application having been this day presented to the Court by Harold G. Greenfield praying that an instrument in writing purporting to be the last will and testament of Seward Greenfield deceased, be admitted to probate: All known next of kin resident of the State of Ohio having waived notice in writing. It is ordered that a hearing on said application be had on the 30 day of January, 1948, at 10:00 O'clock A.M. John W. Dailey, Probate Judge (Seal).

15386 In the matter of the Will of Seward Greenfield, deceased. Order admitting to Probate and Record This matter came on this day further to be heard, on the application of Harold Greenfield to admit to probate and record the will of Seward Greenfield, deceased, late of the Village of Milford Center in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse, and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 C. A. Hoopes and Beula L. Kreakbaum, this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said will which tesimony was reduced to writing, was subscribed by them respectively, and was filed herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Seward Greenfield, 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, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Seward Greenfield, deceased. Order for appointment and for Bond The Last Will of Seward Greenfield, deceased, late of the Village of Milford Center in said County, having heretofore been duly proved and allowed; this day Harold Greenfield, 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 Harold Greenfield is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving Bond with sureties as required by law in the sum of Five Thousand Dollars; and this cause is continued. John W. Dailey, Judge (Seal)

In the matter of the estate of Seward Greenfield, deceased. Bond approved and letters issued

Orders to publish notice.
This day Harold Greenfield appeared in open Court, accepted the trust as Executor of the Estate of Seward Greenfield, deceased, and gave and filed herein his Bond in the sum of Five Thousand Dollars, conditioned according to law, with The Aetna Casualty Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Harold Greenfield; 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 \$.....John W. Dailey, Judge (Seal).

January 31, 1948

15355 Estate of Catherine Derr, deceased. Filing of first and final account.

This day came Clifton L. Caryl, 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 27th day of March 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Rose A. Thompson, deceased.

Order for appointment and for bond.
This day Charles L. Thompson appeared in open Court, and made andfiled an application under oath as required by law to be appointed as Administrator of the Estate of Rose A. Thompson, deceased, late of Village of Marysville in said County, and an affidavit that there is not to ...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 Charles L. Thompson is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and he is hereby directed not to continue decedents business, but close the same up forthwith, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the estate of Rose A. Thompson, deceased.

Bond approved and letters issued appointement of appraisers order to publish notice.

This day Charles L. Thompson appeared in open Court, accepted the appointement as Administrator of the estate of Rose A. Thompson deceased, and gave and filed herein his Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Charles L. Thompson that Eugene Rausch, Fred C. Johnson and Wm. H. Faulkner be appointed appraisers of said estate; 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 \$......John W. Dailey, Judge (Seal).

February 2, 1948 In the matter of the adoption of Dale Stewart. Final decree of adoption, dispensing with probationary period. This day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition are true: that the child has been placed in the home of the petitioners therein in accordance with the law relating to the placing of petitioners for more than six months and that the next friend of said child has recommended the adoption. And the Court having examined the husband and wife separately and being satisfied from the examination that each petitioner of his or her own free wil and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioners suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispenses with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to Kenneth Adrian Hobbs, the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio. John W. Dailey, Probate Judge (Seal). In the matter of the estate of Charles D. Green, deceased. Order to record proof of publication of notice of appointment. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Erma M. Green as Administratrix of the Estate of Charles D. Green, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal). In the matter of the estate of Charles William Brown, deceased. Order to record proof of publication of notice of appointment. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Myrlte May Brown as Administratrix of the Estate of Charles William Brown, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal) 15388 In the matter of the estate of Lilly Ebright, deceased. Order for appointment and for bond. This day Robert E. Ebright 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 Lilly Ebright, deceased, late of Marysville, Ohio in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statemeny 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 E. Ebright is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty One-Hundred (\$2100.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal). 15388

In the matter of the estate of Lilly Ebright, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day Robert E. Ebright appeared in open Court, accepted the appointment as Administrator of the Estate of Lilly Ebright deceased, and gave and filed herein his Bond in the sum of Twenty One-Hundred (\$2100.00) Dollars, conditioned according to law, with Fidelity and Deposit Company of Maryland and as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Robert E. Ebright that Pearl McIlroy, Elwood Sawyer and W. F. Cody be appointed appraisers of said estate; 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 \$.....John W. Dailey, Judge (Seal)

In the matter of the estate of Chester Osborne, deceased.

Order for appointment and for bond.
This day Proctor Osborne 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 Chester Osborne, deceased, late of Village of Union Township in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Proctor Osborne is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and that he is hereby directed not to continue decedents business, but close the same up forth-with, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the estate of Chester Osborne, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day Proctor Osborne appeared in open Court, accepted the appointment as Administrator of the Estate of Chester Osborne deceased, and gave and filed herein his Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Proctor Osborne that Eugene Rausch, Clarence M. Spees and Wm. H. Faulkner be appointed appraisers of said estate; 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 \$.....John W. Dailey, Judge (Seal).

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Bertha L. Matlack, Guardian of Zaidee Chandler, an incompetent. Plaintiff -vs- Clyde S.
Chandler, et al, Defendants.
Entry confirming appraisement and ordering public sale.
This cause 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 regular and correct, it
is ordered that the same be and it hereby is approved and confirmed. It is ordered that said
Guardian shall proceed to advertise for sale according to law, the real estate in the Petition
described as provided by law and that the said sale shall be at public sale; and that she
sell the same at not less than two-thirds of the appriased value thereof, for cash upon the
delivery of a deed to the purchaser. It is ordered that said Guardian make return of the order
of public sale issued herein immediately upon the completion of said sale. John W. Dailey,
Judge (Seal).
In the matter of the Will of George Casper Rausch, deceased.
Journal entry on presentation of Will for Probate.
An application having been this day presented to the Court by Edward P. Rausch praying that
an instrument in writing purporting to be the last will and testament of Coorge Casper Rausch, deceased, be admitted to probate: It is ordered that a hearing on said application be had on
the 11th day of February, 1948, at 10:00 O(clock A.M., and that 5 day's notice, in writing,
of the presentation of said will and of the application for the admission of the same to
probate, be given in the manner provided by law, to the surviving spouse and to all persons,
known to be resident of The State of Ohio, who would be entitled to inherit from the decedent
under the statutes of descent and distribution, if the decedent had died intestate, excepting any such person who would be entitled to inherit from said decedent solely by reason of
relationship to a deceased spouse thereof. John W. Dailey, Probate Judge (Seal).
In the matter of the estate of Lilly Ebright, deceased
Order approving inventory and appraisement.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey,
Probate Judge (Seal).
In the matter of the Guardianship of Wilford F. Williams, Jr., a minor fourteen years of age.
Order for hearing and notice.
This day Ray F. Williams filed an application in the Court for the appointment of self as
Guardian of Wilford F. Williams, Jr., a minor fourteen years of age. It is ordered that said
application be set for hearing on 9th day of February, 1948 at 10:00 A.M. The proposed ward, Wilford F. Williams, Jr. shall be served by the sheriff. All other interested parties, as provided by law. (General Cod, Sec. 10507-4). John W. Dailey, Probate Judge (Seal).
In the matter of the estate of Delmer H. Green, deceased.
Order for appointment and for bond.
This day Clifton L. Caryl 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 Delmer H. Green, deceased,
late of R.F.D. # Plain City 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 twenty one hundred Dollars,
and this cause is continued. John W. Dailey, Judge (Seal).
In the matter of the estate of Delmer H. Green, deceased.
Bond approved and letters issued appointment of appraisers order to publish notice.
This day Clifton L. Caryl appeared in open Court, accepted the appointment as Administrator
of the Estate of Delmer H. Green, deceased, and gave and filed herein his Bond in the sum of
twenty one hundred Dollars, conditioned according to law, with The Home Indemnity Company
as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of
..... be appointed appraisers of said estate; 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 $......John W. Dailey, Judge (Seal).
                                         February 4, 1948
IN THE PROBATE COURT OF UNION COUNTY, OHIO.
Accounts and vouchers of the following named persons have been filed in the Probate Court
of Union County, Ohio, for approval and settlement, to-wit:
14899
15319
15303-A
12982
15262
           Lewis C. Donley, guardian of the estate of Clara V. Donley, first and final account.
           W. R. Shirk administrator of the estate of Ida Mae Shirk, first and final account.
          McKinley Haines, administrator of the estate of Maggie Safley, first and final account.
          Martha Lockwood, guardina of Ward Allen Cribb, sixth and final account.
Edgar M. Wollam, administrator of the estate of Seymour Wollam, first and final account.
           Thompson B. Snuffin, trustee of the estate of Lonsdale P. Spensley, third and
           final account.
15331-A
15255
         Anna L. Blue, executrix of the estate of John D. Blue, first and final account.
           Dollie Willison, administratrix of the estate of J. Harvey Willison, first and
           final account.
15301
15112-A
15314
12141-B
           Edith Conrad, administratrix of the estate of Daniel Milligan, first and final account.
           Robert Fravel, executor of the estate of Maude Wear, second and final account.
           Sterling Smith, administrator of the estate of Hutson S. Smith, first and final account.
           Milo L. Myers, guardian of the estate of Cora Blanche Fry, first account.
15191
15304
15219-A
           Milo L. Myers, guardian of the estate of Emma J. Elliott, first account.
           Charles Collier, administrator of the estate of Hannah Collier, first and final account.
          McKinley Haines, administrator of the estate of Elizabeth Willoughby, first and
           final account.
15220
           McKinley Haines, guardian of Eugene Willoughby, first partial account.
15259-A
           Ray Neel, administrator with the will annexed of the estate of Ora Neel, first and
           final account.
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Unless exceptions are filed theretoo said accounts will be for hearing before this court, on the 28th day of February, 1948 at 10:00 O'clock A.M. at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal).

Estate of Laura Rust, deceased. Filing of first and final account.

This day came Nora Miller, Administratrix 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 27th day of March 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

February 5, 1948

Waldo A. Hough, Administrator of the Estate of Orpha Hough, Plaintiff, vs William A. Hough, et al, Defendants.

This day this cause came on to be heard on the report of Waldo A. Hough, Administrator of Orpha Hough 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 Orpha

said petitioner execute a deed of all the right, title and interest of the said Orpha Hough in said real estate, to the purchaser, Florence L. Monson paying \$4500. cash therefor. This cause coming on further on the motion to distribute the proceeds of sale amounting to the sum of \$4500.00, it is ordered that said Waldo A. Hough as Administrator out of the money in his hands, pay: First, the Court costs in the Probate Court of this proceeding, in the amount of \$15.00, and the amount of \$200.00 to Robert A. Kelley, for services performed for the fiduciary in connection with said sale and the sum of \$200.00 to Waldo A. Hough for his services, costs, expenses, fees and other charges in connection with the sale of said real estate. Second, to the Treasurer of Union County, Ohio the sum of \$16.35 being the amount of taxes, interest and penalties assessed against said property. Third, the remaining amount of money in the sum of \$4068.65 be retained by said Administrator and be accounted for as provided by law. It is further ordered that this proceeding be recorded. John W. Dailey, Probate Judge. (Seal).

In the matter of the Will of Bertha Frederick, deceased. Order admitting to Probate and Record.

This matter came on this day further to be heard, on the application of H. E. Frederick to admit to probate and record the will of Bertha Frederick, 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 W. B. Frederick surviving spouse, and that the surviving spouse and those persons, who are known to resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 C. A. Hoopes and R. B. Neer, the subscribing witnesses, this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestaion of said will which testimony was reduced to writing, was subscribed by them respectively, and was filed herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Bertha Frederick, 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, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal)

In the matter of the will of Bertha Frederick, deceased. Order on presentaion of will for Probate.

An application having been this day presented to the Court by H. E. Frederick praying that an instrument in writing purporting to be the last will and testament of Bertha Frederick, deceased, be admitted to probate: The surviving spouse and all known next of kin, resident of the State of Ohio having waived notice in writing. It is ordered that a hearing on said application be had on the 5th day of February, 1948, at 10:00 O'clock A.M. John W. Dailey, Probate Judge (Seal).

15 393-A

In the matter of the estate of Bertha Frederick, deceased.

Order for appointment, letters issued and to publish notice.

The last will of Bertha Frederick, deceased, late of the Village of Marysville in said County, having heretofore been duly proved and allowed; this day H. E. Frederick, 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, bein satisfied that said H. E. Frederick is a suitable person and legally competent, and that by the terms of said Will said Testatrix ordered or requested that her Executor, and that Letters Testamentary be granted and issued on the will of said decedent to him without giving bond; that notice of said appointement be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$......John W. Dailey, Judge (Seal).

In the matter of the Estate of Bernice E. Skidmore, deceased.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal.

In the matter of the estate of Mary M. Blain, deceased.

Authority to transfer real estate.
This day came C. A. Hoopes, Executor of the estate of Mary M. Blain, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

In the matter of the Guardianship of Allen F. Edelblute
It is ordered that this cause be continued until February 13, 1948 at 10:00 O'clock A.M.
John W. Dailey, Probate Judge (Seal).

February 6, 1948
In the matter of the Will of Emma Poling, deceased.

Journal entry on presentation of will for Probate
An application having been this day presented to the Court by William L. Coleman praying that an instrument in writing purporting to be the last will and testament of Emma Poling, deceased, be admitted to probate: It is ordered that a hearing on said application be had on the 16th day of February, 1948, at 10:00 O'clock A.M., and that 5 day's notice, in writing, of the presentation of said will and of the application for the admission of the same to probate, be given in the manner provided by law, to the surviving spouse and to all persons, known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution, if the decedent had died intestate, excepting any such person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof. John W. Dailey, Probate Judge (Seal).

February 7, 1948

In the matter of the Estate of Charles D. Green
Authority to transfer title of automobile.
Whereas, on the 4 day of January, 1948, the said Charles D. Green, died, possessed of an automobile, of which the foblowing is a description: Year 1938 No. of Cylinders 6 Motor No.
30011249 Body Type Fordor Tr. Model DE Horse Fower 25.35 Certificate of Title No.3017
And whereas, on the 7 day of February 1948, the above described automobile was transferred to Fred Glendenning as appears on the journal of said Probate Court, Vol. 53, Page 552;
The Clerk of Courts of the County of Union, State of Ohio is hereby authorized to issue a Certificate of Title to the above described automobile, to Fred Glendenning, the party named herein.

15377

In the matter of the Estate of Charels D. Green, deceased.
Order to transfer certificate of title to motor vehicle
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and she is hereby is authorized to issue a Certificate of Title to Delmer Green in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal).

15377
In the matter of the Estate of Charles D. Green, deceased.

Authority to transfer title of automobile.

Whereas, on the 4 day of January, 1948, the said Charles D. Green died, possessed of an automobile, of which the following is a description: Year 1938 No. of cylinders 6 Motor No. 30011249 Body Type Fordor Tr. Model D8 Horse Power 25.35 Certificate of Title No.3017.

And whereas, on the 7 day of February 1948, the above described automobile was transferred to Fred Glendenning as appears on the journal of said Probate Court, Vol. = ---- Page -----;
The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Fred Glendenning, the party named herein. John W. Dailey, Probate Judge (Seal).

15377
In the matter of the Estate of Charles D. Green. deceased.

Order to transfer Certificate of title to motor vehicle.

This day this cause came on to be heard upon the petition herein filed, which petition is

This day this cause came on to be heard upon the petition herein filed, which petition is attached herein and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and she is hereby is authorized to issue a Certificate of Title to Fred Glendenning, in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Maggie Sheehan, deceased.

Order to record proof of publication of notice of appointment.

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of C. V. Curry as Administrator of the Estate of Maggie Sheehan, 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. John W. Dailey, Judge (Seal).

In the matter of the Estate of Grover Franklin Schultz, deceased.

Order to record proof of publication of notice of appointment.

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Bernice Gene Schultz as Administratrix of the Estate of Grover Franklin Schultz, 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.

John W. Dailey, Judge (Seal).

February 9, 1948 In the matter of the estate of Ronald R. Cook, deceased. Order to record proof of publication of notice of appointment. This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Letta O. Cook as Administratrix of the Estate of Ronald R. Cook, 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. John W. Dailey, Judge (Seal). 15391 In the matter of the guardianship of Wilford F. Williams, a minor fourteen years of age. 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 or waived by all interested parties as heretofore ordered. The Court finds that said Wilford F. Williams, Jr. is a minor, and that a guardian is necessary. It is therefore ordered that a Guardian be appointed. It appearing to the Court that Ray F. Williams is legally competent; that the said Ray F. Williams has given bond in the sum of \$3000.00 conditioned according to law, with Fidelity and Deposit Company of Maryland and as sureties thereon; it is further ordered that said bond be approved; and that Letters of Guardianship issue to said Ray F. Williams as provided by law. John W. Dailey Probate Judge (Seal). In the matter of the Estate of Edith Williams, deceased. This day this cause came on to be heard upon the application of Ray F. Williams, Administator of the Estate of Edith Williams, Deceased, for an order of the court, apportioning among the beneficiaries entitled thereto, the fund amounting to \$3000.00 received by him in settlement for the wrongful death of the said Edith Williams. On consideration whereof,

In the matter of the Estate of Edith Williams, deceased.
This day this cause came on to be heard upon the application of Ray F. Williams, Administator of the Estate of Edith Williams, Deceased, for an order of the court, apportioning among the beneficiaries entitled thereto, the fund amounting to \$3000.00 received by him in settlement for the wrongful death of the said Edith Williams. On consideration whereof, the court finds that it is fair and equitable, having reference to the age and condition of the beneficiaries entitled thereto that said fund be apportioned as foolows: First: To Gwynn Sanders for court costs advanced and expenses incurred \$62.55. Second: To Ray F. Williams, compensation as administrator \$140.00. Third: To Gwynn Sanders for Attorney fees which the court hereby allowes \$300.00. Fourth: To Wilford F. Williams, Sr., Surviving Spouse \$1000.00. Fifth: To Ray F. Williams, Guardian of Wilford F. Williams, Jr., a minor, the sum of \$1497.45. And it is ordered that said Administrator distribute said amount accordingly and file his report of such distributions without delay. John W. Dailey, Probate Judge (Seal).

Bernice Gene Schultz, Administratrix of the Estate of Grover Franklin Schultz, deceased, Plaintiff -vs- Bernice Gene Schultz, and Gwynn Nelson Schultz, a minor under one year of age, Defendant.

On application of Bernice Gene Schultz, mother Gwynn Nelson Schultz, a minor under one year of age, and it appearing to the court that said minor, Gwynn Nelson Schultz has been duly served with summons, it is ordered that C. A. Hoopes be and he hereby is appointed Guardian Ad Litem for said minor defendant with leave to answer, which is accordingly done. John W. Dailey, Probate Judge (Seal).

Bernice Gene Schultz, Administratrix of the Estate of Grover Franklin Schultz, deceased. Plaintiff -vs- Bernice Gene Schultz, and Gwynn Nelson Schultz, a minor under one year of age. Defendant.

This day this cause came on to be heard upon the petition of plaintiff, the answer of defendant Bernice Gene Schultz, surviving spouse, and the answer of C. A. Hoopes, Guardian Ad Litem for the minor defendant, Gwynn Nelson Schulz and the evidence. The court find that all defendants have been duly served with summons and process, or have voluntarily waved service of summons and process and entered their appearance herein, and that all necessary parties are before the court and that the prayer of the petition should be granted. The court further find that the real estate described in the petition was appraised by the appraisers of the estate at \$2,000. and a further appraisement is dispensed with. The court further find that the bond, heretofore given by the Plaintiff as administratrix of the estate of Grover Franklin Schultz in the amount of \$2,100 is sufficient and an additional bond is dispensed with. The court further find upon the evidence aduced and upon the affidavit of two disinterested freeholders, that it would be to the best interested said estate and all parties interested therein if said real estate were sold at private sale for not less than \$2,000. that being the appraised value, thereof. It is therefore ordered that Bernice Gene Schultz, Administratrix of the estate of Grover Franklin Schultz, deceased, sell said estate at private sale at not less than \$2,000. for cash. And it is further ordered that said Bernice Gene Schultz, as such administratrix, make return of sale without unnecessary delay. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Edith Williams, deceased.

This day this cause came on for hearing upon the report of the proceedings of Ray F. Williams, Administrator of the estate of Edith Williams in the settlement of the claim of the decedent for the wrongful death and the court being fully advised in the premises finds that the distribution of the proceeds of said settlement has been disbursed in accordance with the former order of this court. It is therefore ordered that said disbursement be and the same hereby is approved and confirmed. It further appearing to the court that said estate had no assets, other than said settlement, and that said fiduciary has had no other property in his hands. It is therefore ordered that said Ray F. Williams as Administrator of the estate of Edith Williams be released and discharged of his trust, and that his bondsmen be released and discharged, except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

February 10, 1948

In the matter of the Guardianship of Wilford F. Williams, Jr. a minor fourteen years of age.

Order approving Inventory.

This day an Inventory in the above captioned estate, heretofore filed herein, came on for

hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that seid Inventory after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Flora E. Lewis, deceased.

Petition for order to distribute assets in kind. Orders.

This day Herman J. Lewis, Administrator of the estate of Flora E. Lewis, deceased, appeared in open Court, and filed his petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition, To-wit: Items of said Assets, household goods, to whom to be distributed, Herman J. Lewis.

And it appearing to the Court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attched to said petition; It is therefore ordered that said Administrator distribute and pay over said assets in kind as described above; provided however, that eachlegatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necdssary to pay any rejected claim or claims in suit. It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribution; and this cause is continued. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Flora E. Lewis, deceased. Orders.

This day came Herman J. Lewis, Administrator of the estate of Flora E. Lewis, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the Court; it is ordered that the proceedings of said Administration be and the same are hereby approved. And it is furtherordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$..... John W. Dailey, Probate Judge (Seal).

15365-A
In the matter of the estate of Bernice E. Skidmore, deceased.

Authority to transfer real estate. This day came Sarah Jane Kerns, executrix of the estate of Bernice E. Skidmore, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

February 11, 1948

15390 In the matter of the Will of George Casper Rausch, deceased. Order admitting to Probate and Record. A witness dead, etc. This matter came on this day further to be heard, on the application of Edward P. Rausch to admit to probate and record the will and codicil of George Casper Rausch, deceased, late of the Township of Union in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse, and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), have been duly served with notice of the filing of said will and codicil 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 codicil. And it furtherappearing to the Court that John H. Kinkade one of the subscribing witnesses to said will, and to a codicil to said will dated June 4, 1932, is dead. Thereupon Robert C. Kinkade and Gwynn Sanders appeared in open Court and were duly sworn and examined according to law touching the genuiness of the signature of said John H. Kinkade attached to said will and to a codicil dated June 4, 1932. which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing, is the will and codicil of said George Casper Rausch, deceased; that it was duly executed and attested; and that the said testator, at the time of signing his will and codicil was of full age, of sound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said will and codicil to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal).

In the Matter of the Estate of George Casper Rausch, deceased.

ORDER for APPOINTMENT AND FOR BOND

The last Will of George Casper Rausch, deceased, late of Union Township in the said County, having heretofore been duly proved and allowed; this day Louis P, Rausch and Edward P. Rausch the Executors named in said Will, appear in Open County, and made and filed an application under oath, as required by law, to be appointed as such Executors, also a statement in general terms as to what the Estate consists of and the proable valus thereof; and the Court being satisfied that the said Louis P. Rausch and Edward P. Rausch 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 Twenty-one Hundred Dollars (\$2100,000) John W. Dailey Probate Judge. (SEAL)

15390 - A
In the Matter of the Estate of George asper Rausch, Deceased.
BONF APPROVED AND LETTERS ISSUED ORDERS TO PUBLIS NOTICE

This day Louis P. Rausch and Edward P. Rausch appeared in open Court, accepted the trust as Executors of the Estate of George Casper Rausch, deceased, and gave their bond in the sum of Twenty-one Hundred Dollars (\$2100.00), conditioned according to law, with the Fidelity and Deposit Company of Marysland as sureties, which Bond is approved by Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said appointment be published as required by law; that this proceeding be recorded, and that the said Executors pay the costs herein taxed John W. Dailey Probate Judge (SEAL)

15311 Estate of Emma Ploing, Guardianship. Filing of first and final account.

this day came Mary E. Smith, Guardian 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 27th day of March 1948, at 10 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaer of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

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In the matter of the Will of Herman C. Duke, deceased.
Journal entry on presentation of Will for Probate.
An application having been this day presented to the Court by Laura J. Duke praying than an
 instrument in writing purporting to be the last will and testament of Herman C. Duke, deceased,
 be admitted to probate: It appearing the spouse and all next of kin resident of the State
 of Ohic have waived notice in writing. It is ordered that a hearing on said application
 will be had on the 11th day of February, 1948. at 2:00 O'clock P.M. John W. Dailey, Probate
 Judge (Seal).
 In the matter of the Will of Herman C. Duke, deceased.
 Order admitting to Probate and Record.
 This matter came on this day further to be heard, on the application of Laura J. Duke to
 admit to probate and record the will of Herman C. Duke, deceased, late of the village of
Richwood in said County, heretofore filed in this Court. It is now shown to the satisfaction
 of the Court that said decedent died leaving Laura J. Duke surviving spouse and that the
surviving spouse and all the next of kin of said decedent, known to be resident of the State,
have been duly served with notice of the filing of said Will and of the application to admit
 it to probate and record in this Court, pursuant to a former order of this Court, or ......
 waived notice and given consent to the probate of said Will. And The subscribing witnesses,
 Ruth Ransome Simmons, 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 herein. Whereupon the Court
 finds that the aforesaid instrument of writing, is the Last Will and Testament of said
Herman C. Duke, deceased; that it was duly executed and attested; and that the said testator, at the time of signing Herman C. Duke 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. John W. Dailey, Probate Judge (Seal).
 In the matter of the estate of Herman C. Duke, deceased.
 Order for appointment and for Bond.
The Last Will of Herman C. Duke, deceased, late of Richwood in said County, having heretofore been duly proved and allowed; this day William B. Duke and Mildred E. Montgomery Co-Executor 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 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 William B. Duke and Mildred E. Momtgomery are
 suitable persons and legally competent, it is ordered that they be appointed as such Executor
and, Executrix upon giving Bond with sureties as required by law in the sum of Fifty Thousand and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal).
In the matter of the estate of Herman C. Duke, deceased.
 Bond approved and letters issued. Order to publish notice.
This day William B. Duke and Mildred E. Montgomery appeared in open Court, accepted the trust as Executor and Executrix of the Estate of Herman C. Duke, deceased, and gave and filed herein their Bond in the sum of Fifty Thousand and no/100 Dollars, conditioned according to
 law, with The Fidelity and Deposit Co. of Maryland and ....as sureties, which Bond is approved
 by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said
 decedent to said William B. Duke and Mildred E. Montgomery; that notice of said appointment
be published as required by law; that this proceeding be recorded and that said Execut.... pay the costs herein taxed at $.....John W. Dailey, Judge (Seal).
                                                February 13, 1948
In the matter of the Estate of Lilly Ebright, deceased.
 Authority to transfer Real Estate.
 This day came Robert E. Ebright, Administrator of the estate of Lilly Ebright, deceased,
and filed herein his application, duly verified, which application is attached hereto and
made a part hereof, for an order directing the transfer of certain real estate belonging to
said decedent, as set forth in the application. It appearing to the satisfaction of the Court
that all of the representations set forth in said application are true; that the description
of said real estate and the list of persons to whom each such parcel thereof passed by descent
 or devise is as set forth in said application; and it appearing to the satisfaction of the
 Court that the law has been fully complied with by said applicant; it is hereby ordered that
said real estate be transferred upon the duplicate of the County 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 proveded by law. John W. Dailey, Probate Judge (Seal).
15371
In the matter of the Estate of Charles Clinton Mann, deceased.
Order to record proof of publication of notice of appointment. Probate Court, Union County, Ohio.
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of David E. Mann as Administrator of the Estate of Charles Clinton Mann, 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. John W. Dailey,, Judge (Seal)
In the matter of the estate of Ira Dewayne Wells, deceased.
Order to record proof of publication of notice of appointment. Probate Court, Union County, Ohio.
This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Calvin L.
Wells as Administrator of the Estate of Ira Dewayne Wells, 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. John W. Dailey, Judge (Seal).
In the matter of the estate of Bertha May Sloop, deceased.
Order to record proof of publication of notice of appointment. Probate Court, Union County, Ohio.
This day the affidavit of George W. Deigley, publisher, agent of the Richwood Gazette, a
newspaper of general circulation in this County, that the Notice of Appointment of Frank A.
Sloop as Administrator of the Estate of Bertha May Sloop, 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. John W. Dailey, Judge (Seal).
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In the matter of the estate of Clara Coons, deceased.

Order to recrod proof of publication of notice of appointment. Probate Court, Union County, Chio This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Ben Potts as Administrator of the Estate of Clara Coons, 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. John W. Dailey, Judge (Seal).

In the matter of the estate of Clara Coons, deceased. Order approving inventory and appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal),

In the matter of the Estate of John Johnson, deceased.

Orders on filing of Schedule of Claims-Jonfirming without notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying cliams, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of John Johnson, deceased. Authority to transfer Real Estate.

This day came Virginia Johnson, Administratrix of the estate of John Johnson, deceased, and filed herein here application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

Estate of John Johnson, deceased.

Filing of first and final account.

This day came Virginia Johnson, Administratrix 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 27th day of March 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Katherine Donlan, an incompetent. Order approving Inventory.

This day an Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or waived by all interested parties, as required by law, and no exceptions havinb been filed thereto, it is now ordered that said Inventory after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

Estate of Francis Donlan, deceased. Filing of first and final account.

This day came Ralph Smith, Administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearingon Saturday, the 27th day of March 1948 at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

February 14, 1948

Authority to transfer title of automobile.

Whereas, on the 2nd day of January, 1948, the said Clara Coons did, possessed of an automobile, of which the following is a description: Year 1936 No. of Cylinders 6 Motor No. P2-499795 Make Plymouth Manufacturer's Serial No. 2963274 Body Type Sedan Model P2 Horse Power 23.4 Certificate of Title No. 8024114. And whereas, on theday of February 1948, the above described automobile was transferred to Jerome D. Boggs. By sale at public Auction as appears on the journal of said Probate Court, Vol. 53 Page 556; Ther Clerk of Courts of the County of Union, State of Ohioo is hereby authorized to issue a Certificate of Title to the above described automobile, to Jerome D. Boggs, the party named herein. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Clara Coons, deceased.

Order to transfer certificate of title to motor vehicle.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Jerome D. Boggs in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal).

Minnie A. Moseley, as Administratrix of the Estate of, Frank W. Moseley, deceased, Plaintiff, -vs- Cary C. Moseley, et al, Defendants. Entry Confirming sale. This day this cause came on to be heard on the report of the plaintiff, Minnie A. Moseley. as a dministratrix of the Estate of Frank W. Moseley, deceased, of her proceedings under the former order of this Court, and upon motion to confirm the sale made in obedience to said order; and, the Court having carefully examined said report, and finding the proceedings of the said plaintiff in all respects correct, and being satisfied that said sale was fairly and legally made; therefore, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that the said plaintiff execute a deed of all the right, title and interest of the said, Frank W. Moseley, in said real estate, to the purchaser Goldie Powell, upon the payment of the purchase price, in the sum of \$2,400.00, in full. And this cause coming on further to be heard upon motion to distribute the proceeds of the sale, amounting to the sum of \$2,400.00; and, it appearing to the Court from the pleadings filed that the surviving spouse, Minnie A. Moseley, by her answer filed herein, and as such spouse, is entitled to reside in the mansion house for one year from the date of the decedent's death, and has waived said right and has elected to take the value thereof in money, which for the unexpired time the Court finds to be reasonably worth and that there is due her the sum of \$105.00. The Court further finds, from the answer of Minnie A. Moseley as surviving spouse, that there is yet a balance due her as a part of her 20 per centum of the decedent's estate, the sum of \$187.77, and which is a lien on the premises sought to be sold. It is therefore ordered that the said plaintiff, out of the money in her hands, pay First, to the Treasurer of this County the taxes against said premises, the sum of \$26.17, Second, to this Court the costs of this action \$22.58, Third, to Milo L. Myers, an attorney fee for his services herein, the sum of \$116.00, Fourth, to Minnie A. Moseley, her percentum as administratrix in this action, the sum of \$116.00, Fifth, to Minnie A. Moseley in lieu of right to reside in mansion house, the sum of \$105.00, Sixth, to Minnie A. Moseley, balance due on her 20 per centum, the sum of \$187.77. It is further ordered that the said plaintiff as such administratrix account for the balance of the proceeds received from said sale in her accounting; to wit, \$1,826.48. John W. Dailey, Judge (Seal). February 16, 1948 15 393-A In the matter of the estate of Bertha Frederick, deceased. Order approving inventory and appraisement. This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal). In the matter of the estate of Orpha Hough, deceased. Orders on filing of Schedule of Claims-Confirming without notice. Probate Court, Union County, Ohio This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal). In the matter of the Will of Emma Poling, deceased. Order admitting to Probate and Record. This matter came on this day further to be heard, on the application of William L. Coleman to admit to probate and record the Will of Emma Poling, deceased, late of the Village of Marysville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Emma Poling, deceased; that it was duly executed and attested; and that the said testator, at the time of signing her will was of full age, of sound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal). 15 383 In the matter of the Estate of Maggie Sheehan, deceased. Order approving inventory and appraisement.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal). 15395 In the matter of Blanche Overfield, alleged to be mentally ill. Orders for hearing and for notice. This day an affidavit alleging Blanche Overfield to be mentally ill was filed in this Court by C. H. Reed. It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio, on the 18th day of February, 1948, at 1:00 O'clook P.M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey, Probate Judge (Seal) In the matter of Blanche Overfield, alleged to be mentally ill. Orders for Subpoena. This day an affidavit alleging Blanche Overfield to be mentally ill was filed in this Court

by O. H. Reed. It is ordered that a hearing be had before this Court, at Marysville, Ohio, on the 18th day of February, 1948, at 1:00 O'clock P.M. It is further ordered that subpoenss

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issue to ... for P.D. Longbrake and Angus MacIvor, registered physicians of Ohio who have had
at least three years' experience in the practice of medicine,....witnesses, to appear at
 the time and place aforesaid; and this cause is continued. John W. Dailey, Probate Judge (Seal).
                                            February 17, 1948
In the matter of the estate of Mary E. Wolford, deceased.
 Order for appointment and for bond.
 This day Ernest Wolford 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 E. Wolford, deceased,
 late of Marysville, Ohio, R.D. 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 Ernest Wolford is
 a suitable person and legally competent, it is ordered that he be appointed as such
 Administrator upon giving bond with sureties as required by law in the sum of Four Thousand
 ($4000.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal).
15396
In the matter of the estate of Mary E. Wolford, deceased.
Bond approved and letters issued appointment of appraisers order to publish notice.
This day Ernest Wolford appeared in open Court, accepted the appointment as Administrator
 of the Estate of Mary E. Wolford, deceased, and gave and filed herein his Bond in the sum
of Four Thousand ($4000.00) Dollars, conditioned according to law, with Glens Falls
Indemnity Company and ..... as sureties, which Bond is approved by the Court. It is
therefore ordered that Letters of Administration issue to said Ernest Wolford that Walter
F. Cody, W. E. Hall and Blaine Harris be appointed appraisers of said estate; that notice
of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the cots herein taxed at $.....John W. Dailey, Judge (Seal).
In the matter of the estate of Minnie C. Schurch, deceased.
Order for appointment and for Bond
This day Arthur L. Schurch 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 Minnie C. Schurch, deceased, late of Richwood, 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 L. Schurch is a
suitable person and legally competent, it is ordered that he be appointed as such Administrator
upon giving bond with sureties as required by law in the sum of Twenty-one hundred (2100.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal).
15397 .
In the matter of the estate of Minnie C. Schurch, deceased.
Bond approved and letters issued appointment of appraisers order to publish notice.
This day Arthur L. Schurch appeared in open Court, accepted the appointment as Administrator
of the estate of Minnie C. Schurch, deceased, and gave and filed herein his Bond in the sum
of Twenty-one hundred (2100.00) Dollars, conditioned according to law, with The American
Bonding Company and ......as sureties, which Bond is approved by the Court. It is therefore
ordered that Letters of Administration issue to said Arthur L. Schurch that S. R. Sanders,
A. D. Parish and Pearl McIlroy be appointed appraisers of said estate; that notice of said
appointment be published as required by law; that this proceeding be recorded, and that
said Administrator pay the cots herein taxed at $ .... John W. Dailey, Judge (Seal).
In the matter of the estate of G. M. Howard, deceased.
Orders on filing of schedule of claims-confirming without notice.
This day a schedule of Claims in the above captioned estate was filed in this Court by the
fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had
forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confimed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).
15324
In the matter of the estate of G. M. Howard, deceased.
Authority to transfer Real Estate
This day came Albert Howard, Executor of the estate of G. M. Howard, deceased, and filed
herein his application, duly verified, which application is attached hereto and made a part
hereof, for an order directing the transfer of certain real estate belonging to said decedent,
as set forth in the application. It appearing to the satisfaction of the Court that all of
the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or
devise is as set forth in said application ;; and it appearing to the satisfaction of the
Court that the law has been fully complied with by said applicant; it is hereby ordered
that said real estate be transferred upon the duplicate of the County 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. John W. Dailey. Probate Judge (Seal).
In the matter of the estate of Patrick H. Ryan, deceased.
Authority to transfer real estate.
This day came William J. Ryan, administrator of the estate of Patrick H. Ryan, deceased, and
filed herein his application, duly verified, which application is attached hereto and made a
part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent
or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that
said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).
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In the matter of the estate of Harry G. Tuttle, deceased. Authority to transfer real estate. This day came Harry G. Tuttle, widower of the estate of Agnes Tuttle, deceased and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal), In the matter of the estate of George Casper Rasuch, deceased. This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 3rd day of March 1948, at 10:00 O'clock A.M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio. To Shirley Ann Ell and Nancy Ellen Ell, minors by service to the Sheriff of Marion County and upon the mother of said minors, Rena Ell, 541 David Street, Merion, Ohio. To the Superintendent of the Lima State Hospital at Lima, Ohio for service upon Daniel G. Rausch. That notice be given to Walter G. Rausch, Rosa Nicol, Laura Kleiber, Horace Ell, Raymond Ell, Veleta Weiler, Alice Dillon, Harold Mayer, Lorna Beightler and Alnet Moder by publication in the Marysville Tribune. All such notices to be 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 John W. Dailey, Probate Judge (Seal). prior thereto. 15378

Bernice Gene Schultz, Administratrix of the Estate of Grover Franklin Schultz, deceased, Plaintiff-vs- Bernice Gene Schultz, and Gwynn Nelson Schultz, a minor under one year of age. Defendants. This day this cause came on to be heard on the report of Bernice Gene Schultx, Administratrix of the Estate of Grover Franklin Schultz, 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 Grover Franklin Schultz in said real estate to the purchaser, W. Lowell Amrine and D. Pauline Amrine, upon the said purchaser paying the purchase price in the sum of \$2000.00. It is further ordered that said Bernice Gene Schultz, out of the money in her hands, pay: First, to this court the sum of \$121.75, being the court cots, and the attorney fees for Gwynn Sanders in the sum of \$100.00. Second, the balance in the sum of \$1778.25 shall be accounted for by the said Bernice Gene Schultz according to law. John W. Dailey, Probate Judge (Seal), In the matter of Blanche Overfield, feeble minded This day this cause came on further to be heard, and the said Blanche Overfield was brought Thereupon the Judge proceeded with the examination; and having heard before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of P. D. Longbrake and Angus MacIvor, the medical witness, and being satisfied that said Blanche Overfield is feeble minded; that she has a legal settlement in Allen Township, in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next preceeding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her feeble mindness has occurred during the time she has resided in this state; that her being at large is not dangerous to the community; and that she is a suitable person for specialized observation and treatment at the Orient State Hospital, at Orient, Chio. It is therefore ordered that P. D. Longbrake and Angus MacIvor, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Blanche Overfield, and that a copy, under seal, of the certificate of said medical witness and of the findings in this and it is further ordered that said Blanche case, be transmitted to said Superintendent; Overfield be committed into the custody of Ira J. Overfield until she can be admitted into said Hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal). 15311-C February 19, 1948 In the matter of the estate of Emma Poling, deceased. February 19, 1948 Order for appointment and for Bond The Last Will of Emma Poling, deceased, late of Village of Marysville in said County, having heretofore been duly proved and allowed; this day William L. Coleman, 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 statementtin general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said William L. Coleman is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving Bond with sureties as required by law in the sum of Twenty-one hundred Dollars; and he is hereby directed not to continue decedents business but close the same up forth-with; and this cause is continued. John W. Dailey, Judge (Seal). 15311-C In the matter of the estate of Emma Poling, deceased. Bond approved and letters issued orders to publish notice. This day William L. Coleman appeared in open Court, accepted the trust as Executor of the Estate of Emma Poling, deceased and gave and filed herein his Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Lestamentary issue on the Will of said decedent to said William L. Coleman; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the cots herein taxed at \$.... John W. Dailey, Judge (Seal).

In the matter of Appointment of Official Shorthand Stenographer. (G.C. Sec. 10501-63) January 7,1948 Now comes the Court, and, it appearing that the services of an official shorthand reporter will be necessary from time to time for the dispatch of the business of the Court, hereby appoints Arthur D. Lowe, as such official shorthand reporter for the Court, who shall take oath for the faithful performance of his duties, as provided by law, and serve from the date of this Entry to and including December 31, 1948. Said appointment being for a term of less than one year the Court hereby allows a per diem compensation of \$15.00 for each day actually engaged in taking testimony or performing other duteis under the order of the Court, which compensation shall be in full of all services so rendered, and be paid from the general fund of the county upon the warrant of the Auditor at such times and in such amounts as shall be certified by the Court. It is further ordered by the Court that the compensation of said stenographer for making transcripts of all or such portion of the testimony or other proceedings in any case reported by him as may be requested for the use of the Court, or the parties ordering the same, be and hereby is fixed at the sum of 12¢ per folio of 100 words. to be paid in the manner provided by law. John W. Dailey, Probate Judge (Seal). February 20, 1948 15380 In the matter of the estate of Bertha May Sloop, deceased. Order approving Inventory and Appraisement. This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal). In the matter of the Will of Bertha Frederick, deceased. Election of Widower This day personally came into open Court W. B. Frederick widower of said Bertha Frederick, 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 delcared himself satisfied with the provisions of said Will, and elected to take under it, and asked that his election so totake might be entered upon the Journal of the Court, which is accordingly donel John W. Dailey, Probate Judge (Seal). February 21, 1948 In the matter of the Estate of Flora Gill, deceased. Order approving Inventory and Appraisement. This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal). 15 371 In the matter of the estate of Charles Clinton Mann, deceased. Order approving inventory and appraisement This day an Inventory and Appraisement in the abofe 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal). February 24, 1948 In the matter of the estate of Ira Dewayne Wells, deceased. Authority to transfer real estate. This day came Calvin L. Wells, Administrator of the estate of Ira Dewayne Wells, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; 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. John W. Dailey, Probate Judge (Seal). 15388 In the matter of the estate of Lilly Ebright, deceased. Order to record proof of publication of Notice of Appointment. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Robert E. Ebright as Administrator of the Estate of Lilly Ebright, 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. John W. Dailey, Judge (Seal). 15392 In the matter of the estate of Delmer H. Green, deceased. Order to record proof of publication of Notice of Appointment. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Clifton L. Caryl as Administrator of the Estate of Delmer H. Green, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal).

In the matter of the estate of Bertha Frederick, deceased. Order to record proof of publication of Notice of Appointment.
This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circualtion in this County, that the Notice of Appointment of H. E. Frederick as Executor of the Estate of Bertha Frederick, 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. John W. Dailey, Judge (Seal). 15283-A In the matter of the estate of Ralph W. Boggs, deceased. Authority to transfer Real Estate.
This day came Grace Boggs, Executrix of the estate of Ralph W. Boggs, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal). In the matter of the Will of Bertha K. Moody, deceased. Journal entry on presentation of Will for Probate. An application having been this day presented to the Court by Charlotte Moody Pray praying that an instrument in writing purporting to be the last will and testament of Bertha K. Moody, deceased, be admitted to probate: all next of kin resident of the State of Ohio have waived notice in writing, there being no spouse. It is ordered that a hearing on said application be had on the 24th day of February, 1948, at 10 O'clock ... M. John W. Dailey, Probate Judge (Seal). 15343-A Estate of Jennie S. Graham, deceased. Filing of first and final account. This day came Martha Lucille Sullivan, Administratrix 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 27th day of March 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (Seal). In the matter of the Will of Bertha K. Moody, deceased. Order admitting to Probate and Record. A witness dead, etc. This matter came on this day further to be heard, on the application of Charlotte Moody Pray to admit to probate and record the Will of Bertha K. Moody, deceased, late of the Village of Marysville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse, and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 Nina R. Brubaker one of the subscribing witnesses to said will is dead. Thereupon J. M. Lentz and R. B. Neer appeared in open Court and they duly sworn and examined according to law touching the genuineness of the signature of said Nina R. Brubaker attached to said will and thereupon came Gwynn Sanders the other subscribing witness to said will who being first duly sworn testified as to the execution of said will. which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Bertha K. Moody, deceased; that it was duly executed and attested; and that the said testator, at the time of signing her will was of full age, of sound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal). In the matter of the estate of J. P. Schalip, deceased. Entry ordering citation. This cause coming on to be heard on the application of Matilda Huber for a writ of citation against Clarence Schalip, Executor of the Estate of J. P. Schalip, deceased, to file an account, alleging that he has neglected and failed to file an account as required by law, and it appearing to the court that the said Clarence Schalip is in default of account; it is ordered that a writ of citation be issued herein against the said Clarence Schalip' requiring or appear before this court at that time and show cause why the same has not been done. John W. Dailey, Probate Judge (Seal). him to file an account of his said administration on or before the 24th day of March, 1948 In the matter of the estate of Ina B. Conrad, deceased. There having been filed with the Court a release duly executed by The Northwestern Mutual Life Insurance Company, the mortgagee, releasing the estate of Ina B. Conrad, deceased, from liability on a note dated November 30,1942, in the amount of Four Thousand Dollars (\$4,000.00), secured by a mortgage of the same dated recorded in Volume 122, page 491, of the Records of Mortgages of Union County, Ohio, on the following described real property: Situate in the County of Union, in the State of Ohio, and in the Township of Leesburg, being part of Survey No. 3696, and bounded and described as follows: Being part of Lot No.2, of the division of said Survey No. 3696 which was conveyed to Sam Barcus by Robert M. Kerr and Elizabeth Kerr by Wray Thomas, their attorney in fact, by deed dated October 21, 1836. Beginning at a stone

in the Bellefontaine and Delaware State Road in the west line of said lot; thence running

South 7° 50' West 81 to three ironwoods in the original south line of the Survey; thence with said line South 83° East 119 poles to an ash and sugar tree; thence north 7° 50' East 84 poles to the said Delaware and Bellefontaine Road; thence with said Road North 86° West 94 poles to the beginning. Containing 57 acres and 58 rods more or less. Being the same premises conveyed by James Leeper and wife to Wilber DeGood by deed dated August 10, 1871, and recorded in Union County Deed Record No. 35, page 410. Also the following real estate, part of said Survey No. 3696, and bounded and described as follows: Beginning at a stone southwest corner to Lot No.1, of the division of said Survey No. 3696, and in the south line of said Survey; thence with said line South 822 East 53.52 poles to a stone, corner to a lot containing 15 acres; thence with the west line of said lot north 820 East 60 poles to a stone; corner to said lot in the center of the Delaware and Bellefontaine Pike; thence with the center of said Pike North 56 West 49.40 poles to a stake; thence continuing with the center of said Pike North 632 West 9.40 poles to a stake in the west line of lot No.1; thence with said line South 8-3/4 West 85.40 poles to the beginning. Containing 24 acres and 60 poles more ore less. Being the same premises conveyed by J. W. Robinson and Hiram Wright assignees of John McAllister to Wilber DeGood by deed dated April 13, 1878, and recorded in Union County Deed Record No. 45, page 464. Also the following premises part of said survey No. 3696, and bounded and described as follows: On the North by the Delaware and Bellefontaine State Road, on the West by the Franklin Road, on the South by land owned by Daniel McLain, and on the East by land owned by Wilber DeGood. Containing 16-3/4 acres, more or less. Being the same premises conveyed by Arad W. Franklin to Wilber DeGood by deed dated April 19, 1873, and recorded in Union County Deed Record No. 38, page 134. Also the following real estate part of said Survey No. 3696, and bounded and described as follows: Beginning in the center of the Delaware and Bellefontaine Gravel Road at the southwest corner of this lot; thence South 63½° East 12 rods and 7 feet to a stake; thence North 9½° East 40 rods and 9 feet to a stake; thence North 63½° West and parallel with the gravel road, 12 rods and 7 feet to the land of James Hoskins; thence South 9½° west 40 rods and 9 feet to the place of beginning, containing 3 acres and 25 rods, excepting therefrom 99 1/5 rods off the north end of said premises described as beginning at a stone between the land of Robert Hutchinson and Amanda Leeding; thence South 8 rods to a stone; thence west 12 rods and 7 feet to the place of beginning. Being the north end of the Robert Hutchinson lot bought of Robert Leeding and containing 99 1.5 rods. (Refer to Union County Deed Record No.55, page 466). Leaving 2.65 acres, more or less. And the Court finding that the devisee of said decedent desires to take the aforementioned land subject to said mortgage and that said mortgagee has duly released and discharged said estate from the payment of said note and consents that said devisee may take said real property subject to said mortgage and has waived recourse to all of the other assets of the estate in the event such property so taken is insufficient to pay the debt secured by said mortgage; It is therefore, ordered, adjudged and decreed that the estate of the said Ina B. Conrad, deceased, is released from all liability on said note and mortgage and that said devisee is hereby permitted to take said property subject to said mortgage. John W. Dailey, Judge (Seal). Approved: Robert L. Barton, Attorney for Administrator.

In the matter of the estate of Ina B. Conrad, deceased.

Authority to transfer Real Estate.
This day came Robert L. Barton, executor of the estate of Ina.B. Conrad, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey: Probate Judge (Seal).

Estate of Ina B. Conrad, deceased.
Filing of first and final account.
This day came Robert L. Barton, 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 27th day of March 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

February 25th, 1948

In the Matter of the Estate of Minnie C. Schurch, Decaesed
Authority to Tansfer Title of Automobile
Whereasen the 10th day of February 1945, the said Minnie C. Schurch died and posessed of an automobile, of which is the following description: Year 1939 No. of Cylonders 6 Motor No.
2294455 Make Chevrolet Manafactures Serial No. LJA02-17625 Body Type Coupe Model A.J.
Hosre Power 29.4 Certificate of Title No. 8021349 And whereas on the 25th day of February
1948, the above described automobile was transferred to Arthur L. Schurch on order of the
court as it appaers on the Journal of the said Probate Court Vol. 53 Page 562. The Clerk
of the Courts of the County of Undon, State of Ohio, is hereby authorized to issue a Certificate
of Title to the above described automobile, to Arthur L. Schurch the party named herein
John W. Dailey Proabte Judge (SEAL)
15397

Order Approving Inventory and Appraisement In the matter of the Edtate of Minnie C. Schurch, Deceased This day an Inventory and Appraisement in the above captioned estate, hereto fore filed herein came for Mearing. It appearing to the satisfaction of the Court that the notice of thefiling of the said Inventory and Appraisement has been given or waived by all interested parties, as required by law, and that no exceptions having been filed therto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed.

John W. Dailey, Probate Judge

Order to Transfer Gertificate of Title of Motor Vehicle
In the Matter of the Estate of Minnie C. Schurch, Deceased
This day this causercame on to be heard upon the petition herefiled, which petition is attached hereto and made a part hereof. It appaering to the Gourtt that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio and ge hereby is autorized to issue a Certificate of Title to Arthur L. Schurch in accordance with the prayer of petitioner. John W. Dailey Probate Judge (Seal)

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IN THE PROBATE COURT OF UNION COUNTY, OHIO
 Accounts and vouchers of the following named persons have been filed in the Probate Court of
 Union County, Ohio for approval and settlement. to-wit:
 15205-A
              Robert L. Barton, Executor of the estate of Ina B. Conrad first and final account.
              Martha Lucille Sullivan, Administratrix of the estate of Jennie S. Graham
 15343-A
              first and final account.
 15322
              Virginia Johnson, Administratrix of the estate of John Johnson first and final
              account.
 15311
15333
15282
              Mary E. Smith, Guardian of the estate of Emma Poling first and final account.
              Ralph Smith, Administrator of the estate of Francis Donlan first and final account.
              Nora Miller, Administratrix of the estate of Laura Rust first and final account.
  15355
              Clifton L. Caryl, Administrator of the estate of Catherine Derr first and final
              account.
 15309
              Marion C. Winter, Administrator of the estate of Vila M. Harvey first and final
              account.
 15320
              Marion C. Winter, Administrator of the estate of Bertha Carter first and final
              account.
 15278
              Clifton L. Caryl, Administrator of the estate of Eva May Eicher first and final
              account.
 15316
              Martha McCarthy, Administratrix of the estate of Emily Parmenter first and final
              account.
 Unless exceptions are filed thereto, said accounts will be for hearing before this Court
 on the 27th day of March, 1948 at 10:00 O'clock A.M., at which time said accounts will be
 considered and continued from day to day until finally disposed of. Any person interested
 may file written exceptions to said accounts or to any matters pertaining to the execution
 of the trust, not less than five days prior to the date set for hearing. John W. Dailey,
 Probate Judge (Seal).
 IN THE PROBATE COURT OF UNION COUNTY, OHIO
 Order approving publication of accounts.
 This day proof of publication of notice of filing accounts and vouchers of administration
 was made, and the court hereby approves the same, and orders of notice aforesaid to be
 entered upon the journal of this court, in full; said notice is as follows, to-wit:
 14899
              Lewis C. Donley, guardian of the estate of Clara V. Donley first and final account.
  15319
              W. R. Shirk, administrator of the estate of Ida Mae Shirk, first and final account.
  15303-A
              McKinley Haines, administrator of the estate of Maggie Safley, first and final
 12982
              Martha Lockwood, guardian of Ward Allen Cribb, sixth and final account.
 15262
              Edgar M. Wollam, administrator of the estate of Seymour Wollam, first and final
              account.
 11859
              Thompson B. Snuffin, trustee of the estate of Lonsdale P. Spensley, third and
              final account.
 15331-A
              Anna L. Blue, executrix of the estate of John D. Blue first and final account.
              Dollie Willison, administratrix of the estate of J. Harvey Willison, first and
              final account.
 15301
              Edith Conrad, administratrix of the estate of Daniel Milligan first and final
              account.
 15112-A
              Robert Fravel, executor of the estate of Maude Wear, second and final account.
 15314
              Sterling Smith, administrator of the estate of Hutson S. Smith first and final
              account.
 12141-B
              Milo L. Myers, guardian of the estate of Cora Blanche Fry, first account.
 15191
              Milo L. Myers, guardian of the estate of Emma J. Elliott, first account.
              Charles Collier, administrator of the estate of Hannah Collier first and
 15304
              final account.
              McKinley Haines, administrator of the estate of Elizabeth Willoughby, first
 15219-A
              and final account.
              McKinley Haines, guardian of Eugene Willoughby, first partial account.
 15220
 15259-A
              Ray Neel, administrator with the will annexed of the estate of Ora Neel, first
              and final account.
 John W. Dailey, Probate Judge (Seal).
 In the matter of the Will of Loren C. Reed, deceased.
 Journal entry on presentation of Will for Probate.
 An application having been this day presented to the Court by Dana O. Reed praying that an
 instrument in writing purporting to be the last will and testament of Loren C. Reed, deceased, be admitted to probate: The surviving spouse and all next of kin resident of
 the State of Ohio have waived notice in writing. It is ordered that a hearing on said application be had on the 25th day of February, 1948, at 10 O'clock A.M. John W. Dailey,
 Probate Judge (Seal).
 Journal Entry First and Final Account Estate of George W. Hunt Sr. Deceased
 This day came Lovelace Bee Hunt Executrix of the estate, and filed her First and Final account
 herein. It is thereupon ordered that the said account be set for hearing on Friday the 30th
 day of April 1948, at 10A.M. o'clock and that the notice be published as required by law, in
 the Marysville Tribune, a newspaper of this County. And this matter is continued until said
 time. John W. Dailey Probate Judge
 In the matter of the Will of Loren C. Reed, deceased.
 Order admitting to Probate and Record.
 This matter came on this day further to be heard, on the application of Dana O. Reed to admit
 to probate and record the Will of Loren C. Reed, 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 Letitia Mills Reed surviving spouse, and that the
 surviving spouse and those persons, who are known to be resident of The State of Ohioo who
 would be entitled to inherit from the decedent under the statutes of descent and distribution
 if said decedent had died intestate, ( excepting any person who would be entitled to inherit
 from said decedent solely by reason of relationship to a deceased spouse thereof), have been
 duly served with notice of the filing of said Will and of the application to admit it to
 probate and record in this Court, pursuant to a former order of this Court, or have waived
 notice and given consent to the probate of said Will. And Mary B. Amrine and Richard L.
 Cameron, this day appeared in open Court and having been duly sworn, testified respectively
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to the due execution and attestation of said Will which testimony was reduced to writing, was subscribed by them respectively, and was filed herein. Whereupon the Court finds that the aforesaid instrument of writing, is the Last Will and Testament of said Loren C. Reed,

deceased; that it was duly executed and attested; and that the said testator, at the time of signing Will was of full age, of sound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said Last Will and Testament to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal).

February 26, 1948

In the matter of the guardianship of Allen F. Edelblute.

Upon application of Alberta Mayer, the applicant herin and for good cause shown the Court hereby orders that the application for guardianship over the person and estate of Allen F. Edelblute be dismissed without record and without prejudice. Costs paid. John W. Dailey, Judge (Seal) Approved: William L. Coleman, Attorney for Applicant.

In the matter of the estate of Rose A. Thompson, deceased.

Order to record proof of publication of notice of appointment.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appoint, ent of Charles L. Thompson as Administrator of the Estate of Rose A. Thompson, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal).

February 27th 1948

In the Matter of the Estate of Magrett Kommer, deceased
This day this matter came on for hearing on the Report of Distribution of the property in the above entitled estate. It appearing to the Court that the said Report is, in all respects correct and that such distribution has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Milo L. Myers pay the costs, taxed at \$2.50 John W. Dailey Probate Judge (SEAL)

In the matter of the estate of Patrick H. Ryan
Order to sell Farm machinery, live stock and other Personal property.
This day this cause came on to be heard upon the petition herein filed and the testimony
of William J. Ryan, Administrator of the estate of Patrick H. Ryan, deceased, and the Court
being fully advised in the premises finds that the statements and allegations in said petition
are true, and that the property therein described ought to be sold as prayed for. And the
Court being satisfied upon good and sufficient proof that it will be to the advantage of
said estate to sell said Personal Property at private sale; it is therefore ordered that
William J. Ryan as Administrator of said estate of Patrick H. Ryan, deceased, proceed to
sell said farm machinery, live stock and other personal property at private sale, for
Twelve thousand, seven hundred, sixty-one dollars and 40/100 (\$12,761.40). It is further
ordered that said sale be made on the following terms: Cash. It is further ordered that
said Administrator make return of his proceedings herein, within 30 days from this date,
and forthwith after such sale is made, and this cause is continued. John W. Dailey, Probate
Judge (Seal).
15370

In the matter of the estate of Patrick H. Ryan, deceased.

Sale of Personal Property confirmed.
The Administrator of the estate of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal).

15396
In the matter of the estate of Mary E. Wolford, deceased.
Order approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

15324 Estate of G. M. Howard, deceased. Filing of first and final account.

15283-A

This day came Albert Howard, Executor of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 30th day of April 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the Guardianship of Barbara Kleiber
Entry - Authorizing expenditure of funds.

This day came McKinley Haines, guardian for Barbara Kleiber, an incompetent, and made application to the Court for authority to expend the sum of \$40.00 per month, for room, board and ordinary services in the matter of personal care and laundry for said ward, said sum to be paid each month in advance to McKinley Haines, Superintendent of County Infirmary, Marysville, Ohio. Now, therefore, the Court upon consideration deeming it for the 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 guardians account. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Mary Black, deceased.

Orders on filing Inventory and Appraisement.

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 11th day of March 1945, at 10 0'clock A.M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal).

of Quardean's Account First Portial Guardianship of Eugene Willoughby Incompetent Person

February 28, 1948

Certificate of Appointment. The State of Ohio, Union County. Probage Court. February 28, 1948.

To the County Auditor: I hereby certify that I have this day appointed Mary E. Sanders, to the position of Deputy-Clerk in my office of Judge of the Probate Court of said County. Said appointment is to take effect March 1, 1948 and said appointee is to receive as compensation the sum of One Hundred Ten Dollars per month, and such expenses as the Probate Judge shall fix and determine, and said Mary E. Sanders shall serve during the pleasure of the Judge of the Probate Court. The said compensation is by law payable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury upon the warrant of the County Auditor. John W. Dailey, Judge and ex-officio Clerk of the Probate Court. (Seal).

Oath of Office The State of Ohio, Union County. I, Mary E. Sanders, being duly sworn, say that I will support the Consitution of the United States and the Consitution of the State of Ohio, and will faithfully discharge the duties of Deputy-Clerk in the office of the Judge of the Probate Court of Union County, Ohio. Mary E. Sanders. Sworn to before me and signed in my presence this 28 day of February, 1948. John W. Dailey John W. Dailey, Probate Judge (Seal).

Certificate of Appointment.

The State of Ohio, Union County. Probate Court. February 25, 1945

Tebthe County Auditor: I hereby certify that I have this day appointed Martha Jane Guy, to the position of Deputy-Clerk in my office of Judge of the Probate Court, of said County. Said appointment is to take effect Marchl, 1948 and said appointee is to receive as compensation the sum of One Hundred and no/100 Dollars, per month, and such expenses as the Probate Judge shall fix and determine, and said Martha Jane Guy shall serve during the pleasure of the Judge of the Probate Court. The said compensation is by law payable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury, upon the warrant of the County Auditor. John W. Dailey, Judge and ex-officio Clerk of the Probate Court. (Seal).

Oath of Office. The State of Ohio, Union County. I, Martha Jane Guy, being duly sworn, say that I will support the Constitution of the United States and the Consitution of the State of Ohio and will faithfully discharge the duties of Deputy-Clerk in the office of the Judge of the Probate Court of Union County, Ohio. Martha Jane Guy. Sworn to before me and signed in my presence, this 28 day of February, 1948. John W. Dailey, John W. Dailey, Probate Judge.

11859

Order on Settlement-Third and Final
In the Matter of Trusteeship of Lonsdale Spensley
This day Thompson B. Snuffin, Trustee inder the lasr Will and Testament of Lonsdale P. Spensley,
deceased came for hearing and settlement, due notice thereof having been published according to
law, andno exceptions being filed 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 the
matter pertaining thereto, and being fully advised in the premises, do find the same in all respects just and correct and confirming to law. It is wherefore ordered that the same be and here
by is approved, allowed and comfirmed, It is firther appearing to the Court that under the last
will and testament of Londdale establishing the trust said trust, by the terms thereof, has
expired and it further appearing to the Court said trust all the assets, property and securities
it is ordered that the said trustee, and his bondsman, be released and discharged, except for
fraud or manifest error John W. Dailey Probate Judge (SEAL)

12141-B

Orders on Settlement of Guardians Account -First

In the Matter of the Guardianship of Cora Blancke Fry
This day the First Account of Milo L. Myers guardian of Cora Blanche Fry came on for hearing an
and settlement, due notice thereof having been published according to law. No exceptions
having been filed thereto, and no one now appearing to except or object to the same; and the
Court havinf carefully examined said account and the vouchers therewith and all the matters per
taining thereto, and being fully advised in the premises, do find the same to be inall 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 Fifty-three and 56/100 Dollars (\$56.53),
in the hands of said guardian due said ward, which amount it is ordered that the said Account
and the proceedings herin be recorded in the records of this office. John W. Dailey Probate Judg
15191

Orders on the Settlement of Guardian's Account
In the Matter of the Guardainship of Emma J. Elliott-First
This day the First Account of Milo L. Myers guardian of Emma J. Elliott came on for haering
and settlement, due notice thereof having been published according to law. No exceptions
having been filed thereto, and no one now appearing to except or object to the same; and the
Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects
just and correct and in conformity to the law. It is ordered that the same be and is hereby
approved, allowed and confirmed. The Court finds at balance me of Twelve hundred and 45 and 50/100
Dollars(\$1,245.50 in the hands of said Guardian due said Ward. It is ordered that the Account
and the proceedings herein be recoreded in the Records of this office John W. Dailey Probate
Judge. (SEAL)
Orderson Settlement

In the Matter of the Estate of Maggie Safley, Receased First and Final
This day the First and Final Account of McKinley Haines, Administrator of the estate of
Maggie Safley deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 the 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.
Therfore the said account is hereby approved, allowed and confirmed. It is ordered that the
said account and proceedings wherein be recorded in the Records of this office. It is further
ordered that the fiduciary, and his bondsman be released and discahrged, except for fraud and
manifest error. John W. Dailey Probate Judge (SEA).

Orders on Settlement
In the Matter of the Esate of Ora Neel*- First and Final
This day the First and Final account of Ray Neel administrator with the will annexed of the estate of Ora Neel deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object 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 in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confimed. It is ordered that the said account and proceeedings herein be recored in the Record's of this office. It is further ordered that said fiduciary and his bondsman be released and discharged, except for fraud or manifest error John W. Dailey Probate Judge (SEAL)

Orders on Settlement
In the Matter of the Estate of Hutson #: Smith, Deceased First and Final

This day the First and Final Account of Sterling Smith Administrator of the Estate of Hutson Smith, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No execeptions having been filed thereto, and no one now appearing to except or object to the same; and the 60urt having carefully examined said account that the vouchers therwith and all the matters pertaining thereto, and being fully advised in the premises, finds the same in all respects just and correct and in conformity with law. Therefore the said account is hereby approved, allowed and confirmed It is ordered that said account and the proceedings herein be recored in the Records of this office. It is further ordered that the fiduciary, and his bondsman be released and discharged except for fruad or manifest error.

John W. Dailey Probate Judge (SEAL).

15262

Orders on Settlement
In the Matter of the Estate Seymour Wollman, Deceased First and Final
This day the First and Final account of Edgar M.Wollman, Administrator of the Estate of Seymour
Wollman, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except
or object to the same; and the Court having carefully examined said account and the wouchers the
therewith and all matters pertaining thereto, and being fully advised in the premises, finds
the same in all respects just and correct and in conformity to law. Therefore the said account
is hereby approved, allowed and confirmed. It is Ordered that that the fiduciary, and his bonds
man be released and discahrged, except for fraud and manifest error. John W. Dailey Probate
Judge (SEAL).

15304

Orders on Settlement First and Final
In the Matter of the Estate of Hannah Collier, deceased. First and Final
This day the first and final account of Charles Collier administrator of the Estate of Hannah
Collier, deceased, came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed thereto and no one appearing to except or
object to the same; and the Court having carefully examined said account and the vouchers
therewith and all 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 herebyapproved, allowed and confirmed. It is ordered that the said account and the
proceedings herein be recored in the Records in this Office. It is further ordered that the
said fiduciary and his bondsmen be released and discharged except for fraud or manifest error
John W. Dailey Probate Judge (SEAL).

15301

Orders on Settlement First and Final

In the Matter of the Estate of Daniel Milligan, deceased
This day the first and final account of Edith Conard Administratrix of the Estate of Daniel
Milligan, deceased came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed thereto, and no one now appearing to except
or object to the same; and the Court having carefull 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. It is ordered that the proceedings herein
be recorded in Records of this office. It is further ordere that the fiduciary, and his bondsman and manifest error. John W. Dailey Probate Judge (SEAL)
15112-A

Orders On Settlement
In the Matter of the Estate of Maude Wear, deceased -Second and Final
This day the second and final account of Robert Fravel executor 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 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. It is oredred that the said account and the proceedings herein be recorded
in the Records of this office. It is further ordered that the fiduciary, and his bondsmen
be released and discharged, except for fraud and manifest error John W. Dailey Probate Judge (SEAL):

Order on Settlement

In the Matter of the Estate of J. Harvey Willison First and Final
This day the first and fiant account of Dollie Willison administatrix of the Estate of J. Harvey
Willison, deceased, came on for hearing and settlement, due notice thereof and having been
published according to law. No exceptions having been filed 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 thetsame to be in all respects just and correct and conformity to law. It is order
ed that the said account and the proceedings herein be recorded in the Redords of this office.
It is further ordered that the fiduciary, and his bondsmen be released and discatarge, except
for fraud and manifest error John W. Dailey Probate Judge (SEAL)
15319

Order for Settlement
In the Matter of the Estate of Ida Mae Shirk, Deceased First and Final
This day the first and fiant accounty of W.R. Shirk Administrator of the Estate of Ida Mae Shirk
deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Gourt having carefull examined said account and the vouchers therewith and all the sames matters pertaining thereto, and being fully advised in the premises, find
finds the same respects just and correct and in cinformity to law. Therfore the said account
is hereby approved, allowed and confirmed. It is ordered that the said account and proceedings
herein be recorded in the Records of this office. It is further ordered that the fiduciary, and
his bondsmen be teleased and discharged except for fraud and manifest error John W. Dailey
Probate Judge (SEAL)

Orders on Settlement
In the Matter of the Estate of John D. Blue, Deceased First and Final
This day the First and Final account of Ahna L. Blue, executrix of the Estate of John D. Blue,
deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or
object to the same; and the Court having carefully examined said account and the vouchers there
with and all the matters pertaining thereto, and being fully advised in the premises, finds the
same in all respects just and correct and in conformity to law. Therefore the said account is
hereby approved, allowed and confirmed. It is ordered that the said account and the proceedings
herein be recorded in the Records of this office. It is further ordered that the said fiduciary
and her bondsmen be the same hereby released and discharged John W. Dailey Probate Judge (SEAL).

Order on Settlement
In the Matter of the Estate of Guardainship of Wardallen Cribb, aminor Sixth and Final
This day the sixth and final account of Martha Lockwood, Guardian of Wardallen Cribb, 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 Gourt having carefully exeamined said account and the vouchers therewith and all
matters pertaining thereto, and having been fully advised in the premises, do find the same
to be an all respects just and correct and in conformity to law. It is ordered that the same
be hereby approved, allowed and confirmed. The Court finds said account duly balanced, and
the said Guardianship settled according to law and the assets delivered and paid over to the
ward, and the ward now being more than 21 years of age and the said Guardian having paid the
costs of this proceeding. It is ordered that said account and the proceedings herein be recorded
in the Records of this office and that said fiduciary and her bondsmen be released and discharged, except for fraud and manifest error. John W. Dailey Probate Judge (SEAL).

14899

Order on Settlement In the Matter of the Guardianship of Clara V. Donley, Incompent First and Final This day the first and final account of Lewis Donley, Guardian of Clara V. Donley came for hearing and settlemeny, due notice thereof having been published according yo law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and vouchers therewith and all the matters pertain ing thereto, and being fully advised in the premises, do find the same in all respects just and correct, in conformity to law. It is ordered that the same be and hereby is approved and confimred. The Court finds a balance of \$706.05 due said ward from the said Guardian is the only next of kin and heir at law of the ward and that the said ward is now deceased; that the Guardian as next to kin has filed his application torrelieve the estate of the ward Clara V. Donley, from administration, which said order has been granted and the sum of \$706.05 has been ordered to be paid over to the next of kin in accordance with the statue in such cases made and provided. It is therefore ordered that the said account and the proceedings herein be recorded in the Records of this office and that the said Guardian and his bondsman be released and discharged, except for fraud or manifest error. John W. Dailey Probate Judge (SEAL).

Order ond Settlement
In the Matter of Guardianship of Eugene Willoughby Incompetent Person First Partial

This day the first partial account of McKinley Haines Guardian of Eugene Willoughby came for hearing and settlement, dur notive having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefull examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same 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 Four Hundred fifty eight and 91/100 Dollard, (\$458.91), in the hands of said guardian due said ward, Costs Paid. It is ordered that said Account and the proceedings herein be recorded in the Records of this office John W. Dailey Probate Judge (SEAL)

Order on Settlement
In the Matter of the Estate of Elizabeth Willoughby, Deceased. First and Final
This day the first and final account of McKinley Haines administrator of the Estate of Elizabeth
Willoughby deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one mow appearing to except or object to the same; and the Court having carefully examined said account and the voucher
therewith and all metters pertaining thereto, and being fully advised in the premises, finds
the same in all respects just and correct and in conformity to law. Therefore the said account
is hereby approved, allowed and confimed. It is ordered that said account and the proceedings
herein be recorded in the Records of this office. It is further ordered that said fiduciary
and his bondsmen and discharged except for fraud or manifest error. John W. Dailey Probate
Judge (SEAL)

March 1, 1948

In the matter of the Estate of Adele M. Kagay, deceased. Authority to transfer title of Automobile Whereas, on the 5th day of December, 1947, the said Adele M. Kagay, died, possessed of an automobile, of which the following is a description: Year 1936 No. of Cylinders & Motor No. 3327830 Make Ford Manufacturer's Serial No.......Bodgy TyperTudor Model 68 Horse Power 30.01 Certificat of Title No. 8008949. And whereas, on the 14th day of February 1948, the above described automobile was transferred to Jeanine C. Lee as appears on the journal of said Probate Court, Vo. 53 Page 568; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Jeanine C. Lee, the party named herein. John W. Dailey, Probate Judge (Seal).

Order to Transfer Certificate of Title to Motor Vehicle
In the Matter of the Estate of Adele M. Kagay, deceased
This day this cause came to be heard upon the petition herein filed, whichpetition is attached is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issueda Certificate of Title to Jeanine C. Lee in accordance with the prayer of the petitioner John W. Dailey Probate Court (Seal)

15386-A In the matter of the estate of Seward Greenfield, deceased.

Orders on filing Inventory and Appraisement.

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 13th day of March 1948, at 10 O'clock A.M., anad that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal).

15393-A In the matter of the estate of Bertha Frederick, deceased.

Authority to transfer Real Estate.

This day came H. E. Frederick, Executor of the estate of Berthat Frederick, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

15389 In the matter of the estate of Chester Osborne, deceased.

Order approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

March 2, 1948

Estate of Harry G. Lilly, deceased. Filing of first and final account.

This day came Lucile Brown, Administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 30th day of April 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Herbert A. Claar, deceased.

Authority to transfer Real Estate.

This day came Margaret A. Claar, administratrix of the estate of Herbert A. Claar, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of William Gray, deceased.

Order for Appointment and for Bond
This day Lottie Gray 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 William Gray, 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 Administratrix should be appointed and that said Lottie Gray is a suitable person and legally competent, it is ordered that she be appointed as such Administratris upon giving bond with sureties as required by law in the sum of Four Thousand (\$4,000.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the estate of William Gray, deceased.

Bond approved and Letters issued Appointmen of Appraisers Order to Publish Notice.

This day Lottie Gray appeared in open Court, accepted the appointment as Administratris of the Estate of William Gray, deceased, and gave and filed herein Surety Bond in the sum of Four Thousand (\$4,000.00) Dollars, conditioned according to law, with Lottie Gray and Home Indemnity Insurance Co., a sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Lottie Gray that Robert Ackerman, Elba Mathers and Harold J. Coleman be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administratrix pay the cots herein taxed at \$.....John W. Dailey, Judge (Seal).

15402

In the matter of the estate of Dellie Gray, deceased. Order for appointment and for bond.

This day Lottie Gray appeared in open Court, and made andfiled an application under oath as required by law to be appointed as Administratrix of the Estate of Dellier Gray, 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 Administratrix should be appointed and that said Lottie Gray is a suitable person and legally competnet, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Eight Thousand (\$8,000.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the estate of Dellie Gray, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day Lottie Gray appeared in open Court, accepted the posintment as Administratris of the Estate of Dellie Gray, deceased, and gave and filed herein Surety Bond in the sum of Eight Thousand (\$5,000.00) Dollars, conditioned according to law, with Lottie Gray and Home Indemnity Insurance Co., as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Lottie Gray, that Robert Ackerman, Elba Mathers and Harold J. Coleman be appointed appraisers of said estate; 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 \$....John W. Dailey, Judge (Seal).

Estate of Sarah Jane Findlay, Guardianship. Filing of first account.

This day came Mary E. Westlake, Guardian of said estate, and filed her first account herein. It is thereupon ordered that said account be set for hearing on Friday, the 30th day of April 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Patrick H. Ryan, deceased. Authority to transfer title of automobile. Whereas, on the 8th day of December, 1948, the said Patrick H. Ryan died, possessed of an automobile, of which the following is a description: Year 1942 No. of Cylinders 8 Motor No. 44964625 Make Buick Manufacturer's Serial No. 14298034 Body Type 4 Dr. Sedan Model 51 Horse Power 30.63 Certificate of Title No. 8018399. And whereas, on the 2nd day of March 1946, the above described automobile was transferred to Agnes M. Ryan by order of sale as appears on the journal of said Probate Court, Vol. 53, Page 570; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Agnes M. Ryan, the party named herein. John W. Dailey, Probate Judge (Seal). In the matter of the estate of Patrick H. Ryan, deceased. Order to transfer certificate of title to motor vehicle. This day this cause came on to be heard upon the petition herein filed, which petition is attched hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Agnes M. Ryan in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal). In the matter of the estate of James F. Mitchell, deceased. Authority to transfer Real Estate. This day came A. Gilbert Kirby, Administrator of the estate of James F. Mitchell, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal). March 3, 1948 15389 In the matter of the estate of Chester Osborne, deceased. Order to record proof of Publication of Notice of Appointment. This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Proctor Osborne ad Administrator of the Estate of Chester Osborne, 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. John W. Dailey, (Seal). 15382-A In the matter of the estate of Mary Black, deceased. Order to record proof of publication of Notice of Appointment. This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Wm. H. Faulkner as Executor of the Estate of Mary Balck, 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. John W. Dailey, Judge (Seal). In the matter of the estate of Bertha K. Moody, deceased. Order for Appointment and for Bond. The last Will of Bertha K. Moody, deceased, late of the Village of Marysville, Ohio in said County, having heretofore been duly proved and allowed, this day Charlotte Moody Pray appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix with the Will Annexed of the Interestate, 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 Charlotte Moody Pray is a cuitable person and legally competent, it is ordered that she be appointed as such Administratrix with the Will Annexed upon giving bond with sureties as required by law in the sum of Twelve Thousand (\$12,000.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal). 15399-A In the matter of the estate of Bertha K. Moody, deceased. Bond approved and letters issued appointment of appriaisers order to publish notice. This day Charlotte Moody Pray appeared in open Court, accepted the appointment as Administratrix with the Will Annexed of the Estate of Bertha K. Moody, deceased, and gave and filed herein her Bond in the sum of Twelve Thousand (\$12,000.00) Dollars, conditioned according to law, with Western Surety Company and as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will Annexed issue to said Charlotte Moody Pray; that J. M. Lentz, Elwood Sawyer and Charles Mills be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administratrix with the Will Annexed pay the costs herein taxed at \$ John W. Dailey, Judge (Seal). March 4, 1948 15400-A In the matter of the estate of Loren C. Reed, deceased. Order for appointment and for Bond. The last Will of Loren C. Reed, deceased, late of Paris Township in said County, having heretofore been duly proved and allowed, this day D. O. Reed appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator with the Will Annexed of the Estate, also a statement in general terms as to what the Estate

15400-A
In the matter of the estate of Loren C. Reed, deceased.
Bond approved and letters issued appointment of appraisers order to publish notice.

cause is continued. John W. Dailey, Judge (Seal).

should be appointed and that said D. O. Reed 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 twenty-one hundred Dollars, and this

consists of and the probable value thereof; and the Court being satisfied that an Administrator

This day D. O. Reed appeared in open Court, accepted the appointment as Administrator with the Will Annexed of the Estate of Loren C. Reed, deceased, and gave and filed herein his Bond in the sum of twenty-one hundred Dollars, conditioned according to law, with The Glens Falls Indemnity Co. and....as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will Annexed issue to said D. O. Reed; that L. W. Shaw, Reed Neer and D. O. Cole be appointed appraisers of said estate; 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 \$....John W. Dailey, Judge (Seal).

March 5, 1948

In the matter of the estate of Luther Snodgrass, deceased.

Whereas, on the 10th day of October, 1947, the said automobile, of which the following is a description: Year 1941 No. of Cylinders 6 Motor No. AA 223197 Make Chevrolet Manufacturer's Serial No. 9AH11-10538 Body TyperCoupe 4 Model Spec. Dlx Horse Power 29.4 Cerfificate of Title No. 8028498. And whereas, on the 5th day of March 1948, the above described automobile was transferred to Ruth L. Snodgrass and Herman P. Snodgrass, on an order of distribution as appears on the journal of said Probate Court, Vol. 53, Page 571; The Clark of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Ruth L. Snodgrass and Herman P. Snodgrass, the party named herein. John W. Dailey, By Mary Sanders, Deputy-clerk (Seal)

In hte matter of the estate of Luther Snodgrass, deceased.

Order to transfer certificate of title to motor vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Ruth L. Snodgrass and Herman P. Snodgrass, in accordance with the prayer of the petitioner. John W. Dailey, Judge By M.S.Dep. Clerk. (Seal)

In the matter of Elizabeth A. Eaches, a minor Entry authorizing settlement of claim for personal injuries to minor without the appointment of guardian.

This cause this day came on to be heard on the application of Virgil Eaches, father of Elizabeth A. Eaches, aminor, for advice, approval and consent of the Court to the settlement of claim for damages for personal injuries suffered by said minor as set forth in said application, and the Court upon the evidence produced and upon being fully advised in the premises, and upon due consideration, finds that said claim for personal injuries received by said minor, resulted from an accident occurring on June 15, 1947, when said minor was reiding in an automobile operated by the said Virgil Eaches and was in collision with an automobile operated by Medaiah T. DeWeese, about four miles west of Bellefontaine, Ohio; that suit on said claim has been brought in the Common Please Court of Logan County, Ohio, being case No. 22382; that Medaiah T. DeWeese denies, and has at all times denied, any and all liablility to said minor herein as a result of said accident, and injuries resulting therefrom, but that the said Medaiah T. DeWeese has nevertheless offered to pay the sum of One Hundred Fifty (\$150.00) Dollars, and in consideration of the payment therefore Virgil Eaches has agreed to give Medaiah T. DeWeese a full and complete release of any and all claims, demands, actions, suits at law or in equity; that no guardian has heretofore been appointed for the said Elizabeth A. Eaches, a minor of the age of thirteen years; that the amount of the payment proposed to be made is less than Five Hundred (\$500.00) Dollars, to-wit: One Hundred Fifty (\$150.00) Dollars; that the parents of said minor and the minor herein, having appeared in this court, and having been interrogated by said Court, the Court, upon due consideration hereof, finds that it is advisable and for the best interests of said minor that settlement of the claims on the basis proposed, as set forth in the application herein, should be accepted and completed without the appointment of a guardian of said minor; that Virgil Eaches, as father of said minor should be authorized and empowered to accept and make settlement of said claim on behalf of said minor upon the payment of One Hundred Fifty (\$150.00) Dollars to him for the use and benefit of said minor; that the Court should approve and consent to the acceptance of the same in consideration of the execution and delivery by the applicant herein of a full and complete release to the said Medaiah T. DeWeese and a dismissal of the aforesaid litigation, with prejudice. That attached to said application is a waiver and consent by the parents of said minor to the settlement proposed and the right to make the application and complete the settlement in this proceeding. It is, therefore, considered, ordered and decreed by the Court that Virgil Eaches, the father of the minor, be and he is hereby authorized, empowered and directed to accept the said sum of One Hundred Fifty (\$150.00) Dollars for the use and benefit of said minor, in consideration of the execution and delivery of a full and complete release without appointment of guardian for said minor, and said payment is hereby declared to be in consideration of a full and complete release by the applicant herein, and by Virgil Eaches and Mary K. Eaches, father and mother respectively, of said minor, and a dismissal, with prejudice, of the aforesaid litigation, for the loss of services, and any and all other claims which said parents have, or may have, or may claim to have, now or hereafter, against the said Medaiah T. DeWeese, as the result of said accident described in the application heretofore filed herein, and the injuries resulting therefrom. Approved: John W. Dailey, Judge (Seal) 15403

In the matter of Elizabeth A. Eaches, a minor. Entry ordering apportionment and distribution.

This day this cause came on to be heard on the application of Virgil Eaches, father of Elizabeth A. Eaches, a minor, for an order of the Court awarding the sum of One Hundred Fifty (\$150.00) Dollars recovered by him as father and applicant in said minor's claim against Medaiah T. DeWeese for personal injuries and property damage. The Court finds that expenses in connection with said injuries were less than the fund recovered herein and that same have been paid by applicant herein on behalf of said minor. In consideration thereof, the Court finds that it is fair and equitable, having reference to the age of said minor, the circumstances surrounding the occurrence of said injuries, conditions and circumstances surrounding the injuries to said minor, to award the sum of One Hundred Fifty (\$150.00) Dollars as follows: \$150.00 to Virgil Eaches, father and natural guardian of said minor, for reimbursement for expenses paid, balance to be held for the use and benefit of said minor. It is, therefore, considered, ordered and decreed by the Court that the sum of One Hundred Fifty (\$150.00) Dollars recovered by Virgil Eaches, father of Elizabeth A. Eaches, and applicant in the above matter be, and is hereby awarded as set forth above. The applicant

herein shall file his report of distribution without delay. It is further ordered that this proceeding be recorded and that Medaiah T. DeWeese pay the costs taxed herein at \$______ John W. Dailey, Judge (Seal).

In the matter of Elizabeth A. Eaches, a minor.

It appearing to the Court that Virgil Eaches, applicant herein and the father and natural guardian of Elizabeth A. Eaches, having heretofore filed his report of distribution of the funds recovered by him on claims for personal injuries and property damage to said minor in accordance with a former order of this Court, and having filed a receipt for the sum recovered and corresponding vouchers for the disbursements, the same is hereby approved in its entirety. Approved: John W. Dailey, Judge (Seal).

In the matter of Johna L. Eaches, a minor Entry authorizing settlement of claim for personal injuries to minor with out the appointment of guardian.

This cause this day came on to be heard on the application of Virgil Eaches, father of Johna L. Eaches, a minor, for advice, approval and consent of the Court to the settlement of claim for damages for personal injuries suffered by said minor as set forth in said application, and the Court upon the evidence produced and upon being fully advised in the premises, and upon due consideration, finds that said claim for personal injuries received by said minor, resulted from an accident occurring on June 15, 1947, when said minor was riding in an automobile operated by the said Virgil Eaches and was in collision with an automobile operated by Medaiah T. DeWeese, about four miles west of Bellefontain, e Ohio; that no suit on said claim has been brought; that Medaiah T. DeWeese denies and has at all times denied, any and all liability to said minor herein as a result of said accident, and injuries resulting therefrom, but that the said Medaiah T. DeWeese has nevertheless offered to pay the sum of One hundred Fifty (\$150.00) Dollars and in consideration of the payment therefore Virgil Eaches has agreed to give Medaiah T. DeWeese a full and complete release of any and all claims, demands, actions, suits at law or in equity; that no guardian has heretofore been appointed for the said Johna L. Eaches, a minor of the age of eleven years; that the amount of the payment proposed to be made is less than Five Hundred Dollars (\$500.00) to-wit: One Hundred fifty (\$150.00) Dollars; that the parents of said minor and the minor herein having appeared in this Court and having been interrogated by said Court, the Court, upon due consideration hereof finds that it is advisable and for the best interests of said minor that settlement of the claims on the basis proposed, as set forth in the application herein, should be accepted and completed without the appointment of a guardian of said minor; that Virgil Eaches, as father of said minor should be authorized and empowered to accept and make settlement of said claim on behalf of said minor upon the payment of One Hundred fifty (150.00) Dollars to him for the use and benefit of said minor; that the Court should approve and consent to the acceptance of the same in consideration of the execution and delivery by the applicant herein of a full and complete release to the said Medaiah T. DeWeese. That attached to said application is a waiver and consent by the parents of said minor to the settlement proposed and the right to make the application and complete the settlement in this proceeding. It is, therefore, considered, ordered and decreed by that Court that Virgil Eaches, the father of the minor, be and he is hereby authorized, empowered and directed to accept the said sum of One Hundred fifty (\$150.00) Dollars for the use and benefit of said minor, in consideration of the execution and delivery of a full and complete release without appointment of guardian for said minor, and said payment is hereby declared to be in consideration of a full and complete release by the applicant herein and by Virgil Eaches and Mary K. Eaches, father and mother, respectively, of said minor, for the loss of services, and any and all other claims which said parents have, or may have, or may claim to have, now or hereafter, against the said Medaiah T. DeWeese, as the result of said accident described in the application heretofore filed herein, and the injuries resulting therefrom. Approved. John W. Dailey, Judge (Seal).

In the matter of Johna L. Eaches, a minor Entry ordering apportionment and distribution This day this cause came on to be heard on the application of Virgil Eaches, father of Johna L. Eaches, a minor, for an order of the Court awarding the sum of One Hundred fifty (\$150.00) Dollars recovered by him as father and applicant in said minor's claim against Medaiah T. DeWeese for personal injuries and property damage. The Court finds that expenses in connection with said injuries were less than the fund recovered herein and that same have been paid by applicant herein on behalf of said minor. In consideration thereof, the Court finds that it is fair and equitable, having reference to the age of said minor, the circumstances surrounding the occurrence of said injuries, conditions and circumstances surrounding the injuries to said minor, to award the sum of One hundred fifty (\$150.00) Dollars as follows: \$150.00 to Virgil Eaches, father and natural guardian of said minor, for reimbursement for expenses paid, balance to be held for the use and benefit of said minor. It is, therefore, considered, ordered and decreed by the Court that the sum of One Hundred Fifty (\$150.00) Dollars recivered by Virgil Eaches, father of Johna L. Eaches, and applicant in the above matter be, and is hereby awarded as set forth above. The applicant herein shall file his report of distribution without delay. It is further ordered that this proceeding be recorded and that Medaiah T. DeWeese pay the costs taxed herein at \$ John W. Dailey, Judge (Seal).

In the matter of Johna L. Eaches, a minor.

It appearing to the Court that Virgil Eaches, applicant herein and the father and natural guardian of Johna L. Eaches, having heretofore filed his report of distribution of the funds recovered by him on claims for personal injuries and property damage to said minor in accordance with a former order of this Court, and having filed a receipt for the sum recovered and corresponding vouchers for the disbursements, the same is hereby approved in its entirety. Approved: John W. Dailey, Judge (Seal).

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15374-A

Ben Potts, Administrator of the Estate of Clara Coons, deceased. Plaintiff -vs- Lawson E. Boggs, et al Defendants.

This matter coming on to be heard on the Petition and the evidence the Court finds all the Defendants have voluntarily entered their appearance and consent to the sale prayed for and are properly before the Court, and that the prayer of the Petition should be granted. The Court further finds that the real estate described in the Petition was appraised by the appraisers of the Estate at Ten Thousand Two Hundred Forty Dollars (\$10,240.00) and that a further appraisement is dispenses with. The Court further finds that the bond heretofore given by the Plaintiff as Administrator in the amount of Twenty Thousand Dollars (\$20,000.00) is sufficient and that the giving of an additional bond is therefore dispenses with. And it is ordered that said Ben Potts as such Administrator sell said real estate at private sale at not less than Ten Thousand Two Hundred Forty Dollars (\$10,240.00), being the appraised value thereof for cash as provided by law. And it is further ordered that said Ben Potts as such Administrator make return of sale without unnecessary delay.

March 8. 1948

In the matter of the estate of Herman C. Duke, Deceased.

Whereas, on the 7th day of February, 1948, the said Herman C. Duke died, possessed of an automobile, of which the following is a description: Year 1946 No. of Cylinders 6 Motor No. DAA 139435 Make Chevrolet Manufacturer's Serial No. 9DKG 3089 Body Type Chevrolet Coupe Model Spec. Dlx. Horse Power 29.4 Certificate of Title No. 8026895 And whereas den the other day of March 1948, the above described automobile was transferred to Laura J. Duke as the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Laura J. Duke, the party named herein. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Herman C. Duke, deceased.

Order to transfer certificate of title to motor vehicle.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Court of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Laura J. Duke in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Herman C. Duke, deceased.

Order approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

15405 In the matter of Etta Mae Rouse, alleged to be mentally ill. Orders for hearing and for notice.

This day an affidavit alleging Etta Mae Rouse to be mentally ill was filed in this Court by Chester Pearl Rouse. It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio on the 9th day of March, 1948, at 1:00 O'clock P.M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey, Probate Judge (Seal).

In the matter of Etta Mae Rouse, alleged to be mentally ill. Orders for Warrant and for Subpoena.

This day an affidavit alleging Etta Mae Rouse to be mentally ill was filed in this Court by Chester Pearl Rouse. It is therefore ordered that a warrant of detention issue to H. S. Roosa, Sheriff, commanding him to apprehend said person and detain her at Union County Jail and bring her before this Court, at Marysville, Ohio, on the 9th day of March, 1946, at 1:00 O'clock P.M. It is further ordered that subpoenas issue to P. D. Longbrake and A. M. Johnston, registered physicians of Ohio who have had at least three years' experience in the practice of medicine, / to appear, at the time and place of aforesaid; and this cause is continued. John W. Dailey, Probate Judge. (Seal).

14931 Estate of Richard Spencer, Guardianship. Filing of first account.

This day came George W. Spencer, Guardian of said estate, and filed his first account herein. It is thereupon ordered that said account be set for hearing on Friday, the 30th day of April 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the guardianship of Etta Mae Rouse, an incompetent.

Order for hearing and notice.

This day Chester P. Rouse filed an application in Court for the appointment of a Guardian of Etta Mae Rouse alleged an incompetent. It is ordered that said application be set for hearing on the 13th day of March 1948, at 10 O'clock A.M., and that at least three days' notice of the time and place of said hearing be given to: The proposed ward Etta Mae Rouse, by personal service in writing. John W. Dailey, Probate Judge (Seal).

15405-A
In the matter of Etta Mae Rouse, mentally ill.
Order of commitment. The State of Ohio, The State of Ohio, Union County. Probate Court.
This day this cause came on further to be heard, and the said Etta Mae Rouse was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of P. D. Longbrake and A. M. Johnston, the medical witnesses, and of..., and being satisfied that said Etta Mae Rouse is mentally ill; that she has a legal settlement in Claibourne Township, in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filling of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her mentall illness 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 specialized observation and treatment at the State Hospital at Columbus, Ohio. It is therefore ordered that P. D. Longbrake and A. M. Johnston, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Etta Mae Rouse, and that a copy, under seal, of the certificate of said medical witnesses and of the findings in this case, be transfmitted to said Superintendent; and it is further ordered that said Etta Mae Rouse, be transfmitted to said Superintendent; and it is further ordered that said Etta Mae Rouse be committed into the custody of H. S. Roosa, Sheriff until she can be admitted into said Hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Louis C. Porschet, deceased. Relieving estate from Administration.

This day this cause came on to be heard upon the application of Verna Dellinger for an order to relieve from administration the estate of the within named decedent. It appearing to the Court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application is unnecessary 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 is said application. It is further ordered by the Court that M. F. Merriman of Columbus, Ohio be and hereby is appointed as Commissioner to execute instruments of conveyance if such be necessary. John W. Dailey, Probate Judge (Seal).

March 10, 1948

12608-B Estate of Glen Coe Jr. and Don Coe, Guardianship. Filing of first and final account.

This day came Glen Coe, Guardian of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 30th day of April 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Minnie C. Schurch, deceased.

Order to record proof of publication of notice of appointment.

This day the affidavit of George W. Deigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Arthur L. Schurch as Administrator of the Estate of Minnie C. Schurch, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal).

In the matter of the estate of Herman C. Duke, deceased.

Order to record prooof of publication of notice of appointment.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of William B. Duke and Mildred E. Montgomery as Executor and Executrix of the estate of Herman C. Duke, 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. John W. Dailey, Judge (Seal).

In the Matter of the Estate of Mary E. Wolford
ORDER TO RECORD PROOF OF PUBLICATION OF NOTICE OF APPOINTMENT
This day the affidavit of Mac. E. uRauschublisher and agent of the Union County Journal a newspaper of general circulation in this County, that the notice of Appointment of Ernest Wolford as Administrator of the Estate of Mary E. Wolford. deceased, was published in the 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 John W. Dailey Judge (SEAL)
15311-C

In the Matter of the Estate of Emma Poling, Deceased.

ORDER TO RECORD PROOF OF PUBLICATION OF NOTICE OF APPOINTMENT

This day the affidavit of Mae E. Rausch, publisher and agent of the Union County Journal a newspaper of general circulation in this founty, that the Notice of Appointment of William L. Coleman as Executor of the Estate of Emma Poling, deceased, was published in the said newspaper as heretofore ordered, was filed herein, togerther with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Judge (SEAL)

March 11th., 1948

In the Matter of the Estate of George Casper Rausch, deceased ORDER TO RECORD PROOF OF PUBLICATION OF NOTICE OF APPOINTMENT

This day the affidavit of Gertude Staley, a publisher, agent of the Marysville, Tribune a newspaper of general circulation in this County, that the Notice of Appointment of Louis P. newspaper and Edward P. Rausch as Executors of the Estate of George Casper Rausch, deceased, was Rausch and Edward P. Rausch as Executors of the Estate of George Casper Rausch, 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. John W. Dailey Judge (SEAL)

In the matter of the estate of Mary Black, deceased.

Order approving inventory and appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Charles D. Green, deceased.

Authority to transfer title of automobile. Whereas, on the 4th day of January, 1948, the said Charles D. Green died, possessed of an automobile, of which the following is a description: Year 1946 No. of Cylinders 8 Motor No. PSLB-35589 Make Pontiac Manufacturer's Serial No. PSLB-35589 Body Type Sedan Coupe Model SLB Horse Power 33.8 Certificate of Title No. 8031633 And whereas, on the 11th day of March 1948, the above described automobile was transferred to Erma M. Green by order of court as appears on the journal of said Probate Court, Vol. 53, Page 575; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Erma M. Green, the party named herein. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Charles D. Green, deceased.

Order to transfer certificate of title to motor vehicle.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part thereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Erma M. Green in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal).

Estate of Lincoln Jay Cook, deceased.
Filing of first and final account.
This day came Pearl McIlroy, Administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 30th day of April 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Daïley, Probate Judge (Seal).

March 12, 1948

March 13, 1948

15283-A Estate of Ralph W. Boggs, deceased. Filing of first and final account.

This day came Grace Boggs, Executrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 30th day of April 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

15386-A
In the matter of the estate of Seward Greenfield, deceased.

Order approving inventory and appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

15405-A In the matter of the Guardianship of Etta Mae Rouse, an incompetent

Order on Hearing.
This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered. The Court finds that said Etta Mae Rouse, an incompetent, 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 Chester P. Rouse is legally competent, and he having filed his application herein and given bond in the sum of \$2100.00 conditioned according to law, with Fidelity & Deposit Co. of Maryland and...as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Chester P. Rouse as provided by law. John W. Dailey, Probate Judge (Seal).

15267-A

Bertha L. Matlack, Guardian of Zadiee Chandler, an incompetent, Plaintiff -vs- Clyde S. Chandler, et al, Defendants.

Entry confirming sale. This day this cause came on to be heard on the report of Bertha L. Matlack, Guardian of Zadiee Chandler, an incompetent, 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 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 said Zaidee Chandler in said real estate to the purchaser, John T. Reed, upon the said purchaser paying the purchase price in full in cash. This cause coming on to be heard on the motion to distribute the proceeds of the sale, it is ordered that from the Two Thousand Dollars (\$2000.00) representing the sale price of said real estate received by the Guardian, which sum is now in her hands, that said Guardian pay: First: To the Treasurer of this County taxes in the sum of \$ None Second: Allen & Allen, attorney fees \$100.00 Third: Probate Court costs in the amount of \$69.21 Fourth: The balance of said proceeds to be accounted for by said Guardian according to law, which are John W. Dailey, Judge (Seal). in the amount of, \$1830.79.

In the matter of the Will of Ralph W. Boggs, deceased.

Election of Surviving Spouse.
This day personally appeared in open court Grace Boggs, surviving spouse of said Ralph W. Boggs, deceased, and signified her desire of making her election whther to take under the will of said Ralph W. Boggs, deceased, or under the statute of descent and distribution. Whereupon the Court explained to her the provisions of the said will and her rights under the same and also explained to her rights at law in the event of her takingunder the statute of descent and distribution; and thereupon she declared herself as satisfied with the provisions of said will, and elected to take under said Will and her election so to take is hereby entered upon the Journal of the Court, as provided by law. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Richard Spencer, a minor.

Entry Reducing Bond
On this 9th day of March, 1946, this cause came on to be heard on the application of George
W. Spencer, as Guardian of the estate of Richard Spencer, aminor, for an order of the Court,
reducing the penalty of his Guardian Bond. Whereupon, the Court finds that said Guardian
gave Bond originally in the sum of \$4,000.00. The Court further finds, however, that the
assets of said estate have been reduced, and distribution thereof been made to such an extent
that the value of the property still remaining in the hands of said Guardian will not exceed
the sum of \$795.54, and that the present Bond of said Guardian is excessive and should be
reduced, and that a bond in the sum of \$2,100.00 would be ample and sufficient to secure the
assets still remaining in the hands of said Guardian. Wherefore siad application is granted,
and it is ordered that the penalty of said Guardian's Bond be, and it is hereby reduced from
the sum of \$4,000.00 to \$2,100.00, as prayed for. John W. Dailey, Probate Judge (Seal).

15377
In the matter of the estate of Charles D. Green.

Authority to transfer Real Estate.

This day came Erma M. Green, Administratrix of the estate of Charles D. Green, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said neal 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. John W. Dailey, Probate Judge (Seal).

15377 Probate Court, Union County, Ohio, March 15, 1948.

Sale of Personal Property Confirmed. Estate of Charles D. Green, deceased.

The Administratrix of the above named decedent having filed her return of the public sale of the personal property of said dececent, 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. John W. Dailey, Probate Judge. (Seal).

15396

In the matter of the estate of Mary E. Wolford, deceased.

Sale of Personal Property confirmed.
This day came Ernest Wolford, Administrator of the estate of Mary E. Wolford, deceased and filed his report of the public sale of certain personal property of said decedent; and the Court, having carefully examined the same, finds said proceedings in all respects regular and in conformity to law and the former order of the Court and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Lou is C. Porschet, deceased.
This day this matter came on for hearing on the Report of Distribution of property in the above entitled estate. It appearing to the Court that said Report is, in all respects, correct and that such distribution has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said M. F. Merriman pay the costs herein, taxed at \$.....John W. Dailey, Probate Judge (Seal).

March 16, 1948

In the matter of the estate of Ira Dewayne Wells, deceased.

Authority to transfer title of automobile.

Whereas, on the 14th day of December, 1947, the said Ira Dewayne Wells died, possessed of an automobile, of which the following is a description: Year 1929 No. of Cylinders 4 Motor No. 798583 Make Ford Manufacturer's Serial No. ... Body Type Roadster Pickup Model A Horse Power 24.03 Certificate of Title No. 8027622. And Thereas, on the 16th day of March 1948, the above described automobile was transferred to Anna A. Wells on order of sale as appears on the journal of said Probate Court, Vol. 53, Page 576; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Anna A. Wells, the party named herein. John W. Dailey, Probate Judge, By Mary Sanders, Dep-Clerk (Seal).

In the matter of the estate of Ira Dewayne Wells, deceased.

Order to transfer Certificate of Title to Motor Vehicle.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part thereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County Ohio

in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Anna A. Wells in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge By M.S. Dep. Clerk. (Seal).

In the matter of the estate of Rose A. Thompson, deceased. Order approving Inventory and Appraisement. This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal). In the matter of the estate of Ira Dewayne Wells, deceased. Order to sell farm machinery, live stock andother personal property. This day this cause came on to be heard upon the petition herein filed and the testimony of Calvin L. Wells, Administrator of the estate of Ira Dewayne Wells, deceased and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said Personal Property at private sale; it is therefore ordered that Calvin L. Wells as Administrator of said estate of Ira Dewayne Wells, deceased, proceed to sell said farm machinery, live stock and other personal property at private sale, for Six thousand four hundred fifty-nine and 50/100 Dollars (\$6459.50). It is further ordered that said sale be made on the following terms: Cash. It is further ordered that said Administrator made return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued. John W. Dailey, Probate Judge (Seal). 15372 In the matter of the estate of Ira Dewayne Wells, deceased. Sale of Personal Property confirmed. The Administrator of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal). March 17, 1948 Estate of Elmer Eugene Drumm, deceased. Filing of first and final account. This day came Joseph E. Drumm, Administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 30th day of April 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal). In the matter of the Will of Lewis William Streng, deceased. Journal Entry on Presentation of Will for Probate. An application having been this day presented to the Court by Elizabeth E. Streng praying that an instrument in writing purporting to be the last will and testament of Lewis William Streng, deceased, be admitted to probate: The spouse and all next of kin residents of the State of Ohio having waived notice in writing. It is ordered that a hearing on said application be had on the 17th day of March 1948, at 10 O'clock A.M. John W. Dailey, Probate Judge (Seal). In the matter of the Will of Lewis William Streng, deceased. Order admitting to Probate and Record. This matter came on this day further to be heard, on the application of Elizabeth E. F. Streng to admit to probate and record the will of Lewis William Streng, 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 Elizabeth E. F. Streng surviving spouse, and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedentunder the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Lewis William Streng, deceased; that it was duly executed and attested; and that the said testator, at the time of signing his will was of full age, of sound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal). 15407-A In the matter of the estate of Lewis William Streng, deceased. Order for Appointment and for Bond. The Last will of Lewis William Streng, deceased, late of Darby Township in said County, having heretofore been duly proved and allowed; this day Elizabeth E. F. Streng, 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 Elizabeth E. F. Streng 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 Twenty one hundred Dollars; and that she is hereby directed not to continue decedents business, but close the same up forth-with; and this cause is continued. John W. Dailey, Judge (Seal). 15407-A
In the matter of the estate of Lewis William Streng, deceased.

In the matter of the estate of Lewis William Streng, deceased. This day Elizabeth E. F. Streng appeared in open Court, accepted the trust as Executrix of the Estate of Lewis William Streng, deceased, and gave and filed herein her Bond in the sum Twenty-one hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Elizabeth E. F. Streng, 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 \$.....John W. Dailey, Judge (Seal).

Ben Potts, Administrator of the Estate of Clara Coons, deceased, Plaintiff -vs- Lawson E. Boggs, Defendant.

This cause came on this day to be and was heard on the report of Ben Potts, Administrator. as to his proceedings under this Court's former order to sell certain real property for cash at private sale and upon oral motion to confirm the same made in obedience to said order. The Court having carefully examined said report and finding the proceedings of said Petitioner as Administrator 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, as Administrator, shall execute a deed of all the right, title, and interest of decedent, Clara Coons, et al, in said real estate to Jerome D. Boggs, upon said purchaser paying said Administrator the sum of Ten Thousand Two Hundred Forty Dollars (\$10,240.00) cash amount therefor. And this cause coming on further to be and was heard upon the pleadings and a motion to distribute the proceeds of the sale in aforesaid amount, it is now therefore ordered and adjudged that said Petitioner, BenPotts, as Administrator, shall: First, pay all costs and expenses in this land sale proceeding incurred and including as for attorney fees the amount of \$324.80 to Allen & Allen, Attorneys acting as his said petitioning administrator and the percentum of said Administrator Petitioner herein the sum of \$324.80 and to the Court the costs in said land sale proceedings the sum of \$15.00 and for documentary stamps the sum of \$11.55. Secondly: All taxes, penalties, and assessments now due against such real estate. Thirdly: It is further ordered that the balance of said proceeds amounting to the sum of \$ be accounted for by said Administrator according to law. And it is further ordered that this proceeding be recorded and that said Petitioner pay the cots herein out of the proceeds of said sale within ten days. John W. Dailey, Probate Judge (Seal). Approved: Allen & Allen, Attorneys for Plaintiff.

In the matter of the estate of Emma Poling, deceased. Orders on Filing Inventory and Appraisement.

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 29th day of March 1948, at 10 O'clock A.M., anad that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Clara V. Donley, deceased.

Journal Entry-Approving Report of Distribution. Probate Court, Union County, Ohio.

This day this matter came on for hearing on the Report of Distribution of property in the above entitled estate. It appearing to the Court that said Report is, in all respects, correct and that such distribution has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Lewis C. Donley pay the costs herein, taxed at \$.....John W. Dailey, Probate Judge (Seal).

March 18, 1948

In the matter of the Estate of Clara Coons, deceased.

On motion of the Court, it appearing the distribution of Inheritance Tax heretofore made and entered on the 20th day of February 1948 in the matter of the estate of Clara Coons was erroneously made in ordering said tax to be paid to Claibourne Township, Union County, Ohio when as a matter of fact and of law said tax should have been ordered paid to York Township, Union County, Ohio. It is therefore ordered that the part of the Journal Entry determining tax without Auditor's approval be modified so as to order the tax to be paid to York Township, Union County, Ohio from Claibourne Township.

John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Charles William Brown, deceased.

Authority to transfer real estate.

This day came Myrtle May Brown, Administratrix of the estate of Charles William Brown, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Gourt that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W.

Dailey, Probate Judge (Seal).

In the matter of the adoption of Leroy Gowin
Orders for hearing and for notice and for appointment of next fried.
This day Charles H. Michaelis appeared in open Court and filed herein a petition for leave to adopt Leroy Gowin, a child, and for a change of the name of said child to Charles Leroy Michaelis, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all theparties in interest who may be present and to whom lawful notice has been given, be had before said Court at Marysville, Ohio, on the 18th day of May, 1948, at 10:00 O'clock, A.M. It is further ordered that Undine Dailey be, and hereby is appointed to act as next fried to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the Court a full report, in writing; and this cause is continued. John W. Dailey, Probate Judge (Seal).

In the matter of the mental illness of Vella Young.

I, the undersigned Probate Judge in aforesaid County of Union hereby certify that it was necessary to have an adjudication of mental illness in the Probate Court of Delaware, Ohio, being case No. 18078 upon the Docket of said Court of Vella Young, who has a legal residence in the County of Union at Magnetic prings, Ohio. That under Section 1890-33 of the General Code of Ohio etseq there is due the Probate Court of Delaware County, Ohio the sum of \$21.00. In witness whereof, I hereunto sign my name and affix the seal of said Court at Marysville, Ohio this the 19th day of March 1948. John W. Dailey, Probate Judge (Seal).

Authority to Transfer Real Estate
In the Matter of the Estate of Mabel M. Hayes, Deceased
This day came Vernie R. Hayes, of the estate of Mabel M. Hayes, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real state belonging to decedent, as set forth in application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of the said real estate and the list of persons ro whom each such parcel thereof passed by law has been fully complied with by said applicant; it is hereby ordered that the said real estate be transfered upon duplicate of the County where such parcels are situated, to the persons named therein and that a certificate for the transfer of the said real estate, togerther with the description contained in the application, be filed with the recorder of the proper County for recorders provided by law John W.

Dailey Probate Judge (SEAL)

In the matter of the Adoption of Diana Lou Handa.

Orders for hearing and for notice and for appointment of next friend.

This day Martin L. Justice and Florentine Justice appeared in open Court and filed herein a petition for leave to adopt Diana Lou Handa, a child, and for a change of the name of said child to Diana Lou Justice, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said Court at Marysville, Ohio, on the 18th day of May, 1948, at 10 O'clock A.M. It is further ordered that Mary Margaret Sumwell be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set for hearing, submit to the Court a full report, in writing; and this cause is continued.

John W. Dailey, Probate Judge (Seal).

March 20, 1948

In the matter of the estate of Charles C. Mann, deceased.

Authority to transfer title of automobile.

Whereas, on the 4th day of September, 1947, the said Charles C. Mann died, possessed of an automobile, of which the following is a description: Year 1942 Nol of Cylinders 6 Motor No. 197488 Make Studebaker Manufacturer's Serial No. G-175186 Body Type Cruis. Sedan Model 4G Horse Power 21/6 Certificate of Title No. 210028669. And whereas, on the 21st day of February 1948, the above described automobile was transferred to Mary A. Mann set off to the said Mary A. Mann by the inventory as appears on the journal of said Probate Court, Vol. 53, Page 579; The Clerk of Courts of the County of Delaware, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Mary A. Mann, the party named herein. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Charles C. Mann, deceased.

REXIMINATER Authority to transfer certificate of title to motor vehicle.

Whereas, on the 4th day of September, 1947, the said Charles C. Mann died, possessed of an automobile, of which the following is a description: Year 1939 No. of Cylinders & Motor No. 4812006 Make Ford Manufacturer's Serial No...... Body Type Pickup Model &1C Horse Power 30.01 Certificate of Title No. 210011520. And whereas, on the 26th day of March 1948, the above described automobile was transferred to Mary A. Mann and set off to the said Mary A. Mann under the inventory as appears on the journal of said Probate Court, Vol. 53 Page 579: The Clerk of Courts of the County of Delaware, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Mary A. Mann, the party named herein. John W. Dailey, Probate Judge (Seal).

15402

In the Matter of the Estate of Dellie Gray, deceased
ORDER TO RECORD PROOF OF PUBLICATION OF NOTICE OF APPOINTMENT
This day the affidavit of Eugene Huber, publisher and agent of the Marysville Tribune a newspaper of general circulation in this Sounty, that the notice of Appointment of Lottie Gray as Administratrix of the estate of Dellie Gray, deceased, was published in the said newspaper as heretofore ordered, was filed herein, together with a copy of the said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Probate Judge (SEAL)

In the matter of the Estate of William Gray, deceased Order TO RECORD PROOF OF PUBLICATION OF NOTICE OF APPOINTMENT
This day the affidavit of Eugene Huber, publisher and agent of the Marysville Tribune a newspaper of general circulation in this County, that the Notice of Appointment of Lottie Gray as Administratrix of the estate of William Gray, deceased, was published in the 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. John W. Dailey Probate Judge (SEAL)

(Seal).

IN THE PROBATE COURT OF UNION COUNTY, OHIO order approving publication of accounts. March 20, 1948 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 of notice aforesaid to be entered upon the journal of this Court, in full; said notice is as follows, to-wit: , Robert L. Barton, executor of the estate of Ina B. Conrad, first and final account. 15343-A Martha Lucille Sullivan, administratrix of the estate of Jennie S. Graham, first and final account. 15322 Virginia Johnson, administratrix of the estate of John Johnson, first and final account.
Mary E. Smith, guardian of the estate of Emma Poling, first and final account. 15311 Ralph Smith, administrator of the estate of Francis Donlan, first and final 15282 Nora Miller, administratrix of the estate of Laura Rust, first and final account. Clifton L. Caryl, administrator of the estate of Catherine Derr, first and final account. Marion C. Winter, administrator of the estate of Viola M. Harvey, first and final account. Marion C. Winter, administrator of the estate of Bertha Carter, first and final 15320 Clifton L. Caryl, administrator of the estate of Eva May Eicher, first and final 15278 15316 Martha McCarthy, administratrix of the estate of Emily Permenter, first and final account. John W. Dailey, Probate Judge (Seal).

March 22, 1948

In the matter of the estate of Ernest Mader, deceased.

Authority to transfer real estate.

This day came Matilda Mader, Executrix of the estate of Ernest Mader, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge

15397 In the matter of the estate of Minnie C. Schurch, deceased.

Authority to transfer real estate. This day came Arthur L. Schurch, Administrator of the estate of Minnie C. Schurch, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order firecting the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

March 23, 1948

In the matter of the estate of Abbie Daum, deceased.

Petition for order to distribute assets in kind.

Orders

This day Clara K. Huber, administratrix of the estate of Abbie Daum, deceased, appeared in open Court, and filed her petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as descreibed and set forth in said petition.

To-wit: Items of said Assets, 1 share of Smith Agricultrual Chemical Stock, number # 2150. par value \$100.00. To whom to be distributed, Mary Kathryn Bush, Items of said assets, Citizens Federal Savings and Loan Assn. of Marysville, Ohio # 0414, par value \$300.00. And it appearing to the Court that the statement s in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attached to said petition; It is therefore ordered that said Administrator distribute and pay over said assets in kind as described above; provided however, that each legatee or distribute herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit. It is furtherordered that said Administrator-Executor report his proceedings herein immediately after the making of such distribution; and this cause is continued. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Abbie Daum, deceased.

Orders approving distribution of assets in kind.

This day came Clara K. Huber, administratrix of the estate of Abbie Daum, deceased, and made and filed herein her report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the Court; it is ordered that the proceedings of said Clara K. Huber, be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said Clara K. Huber, as administratrix of estate of Abbie Daum pay the cots herein taxed at \$..... John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Eva K. Jolliff, deceased.

Orders on filing of Schedule of Claims-Confirming without notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

Estate of Eva K. Jolliff, deceased.

Filing of first and final account.

This day came Charles L. Jolliff, Administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Firday, the 30th day of April 1948, at 10:00 0 clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

Estate of Flora E. Lewis, deceased.

Filing of first account.

This day came Herman J. Lewis, Administrator of said estate, and filed his first account herein. It is thereupon ordered that said account be set for hearing on Friday, the 30th day of April 1948 at 10 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Bertha K. Moody, deceased.

Order approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 to or waived by all interested parteed as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

15390-B

Louis P. Rausch and Edward P. Rausch, Executors of the Last Will and Testament of George Casper Rausch, deceased. Plaintiffs, -vs- J. Fronk Rausho, et al, Defendants. This day came Mary Lou Cochenour, Edith L. Kinkade, Lee E. Rausch, and Casper H. Rausch, the only children of Daniel G. Rausch, defendant in this cause, and made application to the court for the appointment of a Trustee for the Suit for the said Daniel G. Rausch for the reason that he has been adjudged mentally ill and is now confined in the Lim State Hospital for the criminal insane at Lima, Ohio. The court finds that it is necessary that aTrustee for the Suit be appointed to defend said action on behalf of the said Daniel G. Rausch. It is therefore ordered that Todd Hoopes, be and he hereby is appointed Trustee for the Suit to defend said action on behalf of defendant, Daniel G. Rausch. Thereupon Todd Hoopes appeared in open court and accepted said appointment. John W. Dailey, Probate Judge (Seal).

March 24, 1948

In the matter of the estate of Abbie Daum, deceased.

Orders on filing of Schedule of Claims-Confirming without notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

Estate of Abbie Daum, deceased.
Filing of first and final account.
This day came Clara K. Huber, administratrix of said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Friday, the 30th day of April 1948, at 10 O'clock A.M., and that notice thereof be published as required b law, in the Marysville, Tribune, a newspaper of this County. And this matter is

15412 In the matter of the estate of James M. Phelps, deceased. Order for appointment and for Bond

continued until said time. John W. Dailey, Probate Judge (Seal).

This day Anna R. Price 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 James M. Phelps, deceased, late of Richwood 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 Administratirx should be appointed and that said Anna R. Price is a suitable person and legally competent, it is ordered that she be appointed as such Administratirx upon giving bond with sureties as required by law in the sum of Four Thousand and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the estate of James M. Phelps, deceased.

Bond approved and letters issued Appointment of appraisers Order to Publish Notice.

This day Anna R. Price appeared in open Court, accepted the appointment as Administratix of the estate of James M. Phelps, deceased, and gave and filed herein sufficient Bond in the sum of Four Thousand and no/100 Dollars, conditioned according to law, with The Home Indemnity Company as surety which Fond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Anna R. Price; that George W. Lee, Charles F. Davis and Jay L. Evans be appointed appraisers of said estate; 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 \$.....John W. Dailey, Judge (Seal).

In the matter of the Guardianship of Ella M. Webb.

This day this cause came on to be heard on the application of Jean Sawyer, the duly appointed, qualified, and acting guardian of Ella M. Webb, an incompetent person due to advanced age, for an order of the court, authorizing the sale of certain personal property belonging to the estate of said ward, and described as follows: U.S. Treasury 3 1/8 bond of 12-15-52/49, No.930, par value \$1000.00. U.S. Treasury 3 1/8% bond of 12-15-52/49, No.94D, par value \$1000.00. U.S. Treasury 3 1/8% bond of 12-15-52/49, No.95E, par value \$1000.00.

Whereupon the court, having heard the representations of the guardian and being fully advised in the premises finds that it is necessary to sell said bonds in order to provide for the care, maintenance, and support of said ward, and that it would be for the best interests of said ward and more advantageous to her to sell said bonds at private sale for the quoted market value. It is therefore ordered that said Jean Sawyer as Guardian of the said Ella M. Webb be, and she hereby is authorized to sell the above mentioned U.S.Government Bonds at private sale for not less thannthe quoted market value. It is furtherordered that said guardian report her proceedings here under within thirty days from the date hereof. John W. Dailey, Probate Judge (Seal).

March 25, 1948

IN THE PROBATE COURT OF UNION COUNTY, OHIO
Accounts and vouchers of the following named persons have been filed in the Probate Court of
Union County, Ohio for approval and settlement, to-wit:

15327 Clara K. Huber, Administratrix of the estate of Abbie Daum first and final account.

Charles L. Jolliff, Administrator of the estate of Eva K. Jolliff first and final account.

15310
Herman J. Lewis, Administrator of the estate of Flora E. Lewis first account.

Joseph E. Drumm, Administrator of the estate of Elmer Eugene Drumm first and final account.

15283-A Grace Boggs, Executrix of the estate of Ralph W. Boggs first and final account.

Pearl McIlroy, Administrator of the estate of Lincoln Jay Cook first and final account.

Glen Coe, Guardian of the estate of Glen Coe Jr. and Don Coe first and final account.

George W. Spencer, Guardian of the estate of Richard Spencer first account.

Mary E. Westlake, Guardian of the estate of Sarah Jane Findlay first account.

Lucile Brown, Administratrix of the estate of Harry G. Lilly first and final account.

Albert Howard, Executor of the estate of G. M. Howard first and final account.

Lovelace Bee Hunt, Executrix of the estate of George W. Hunt Sr. first and final account.

15360 George N. Kelsey, Administrator of the estate of Lewis C. Kelsey first and final account.

Unless exceptions are filed thereto, said accounts will be for hearing before this Court on the 30th day of April, 1948 at 10:00 O'clock A.M., at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to any matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal).

Estate of Mary M. Bhain, deceased.
Filing of first and final account.
This day came C. A. Hoopes, 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 29th day of May 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Mary E. Fox, deceased. Order for Appointment and for Bond.

This day Homer S. Fox 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 E. Fos, deceased, late of Claibourne 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 Homer S. Fox 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 Eighty thousand (\$80,000.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the estate of Mary E. Fox, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day Homer S. Fox appeared in open Court, accepted the appointment as Administrator of the Estate of Mary E. Fox, deceased, and gave and filed herein his Bond in the sum of Eighty thousand Dollars, conditioned according to law, with Ethel I. Petty and Osa LeMaster as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Homer S. Fox that J. S. Matteson, L. J. McCoy and Sturgis Cheney be appointed appraisers of said estate; 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 \$......John W. Dailey, Judge (Seal).

In the matter of the estate of John Kilfian, deceased.

Order for Appointment and for Bond.
This day Hattie Kilfian 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 John Kilfian, deceased, late of Pharisburg in said County, and an affidavit that there is not to my knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Hattie Iilfian is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Twenty-one Hundred and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the estate of John Kilfian, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day Hattie Kilfian appeared in open Court, accepted the appointment as Administratrix of the estate of John Kilfian, deceased, and gave and filed herein her Bond in the sum of Twenty-one Hundred and no/100 Dollars, conditioned according to law, with The Fidelity & Deposit Company of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Hattie Kilfian that George E. Roberts, William Bays and Garlan I. Hicks be appointed appraisers of said estate; 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 \$....John W. Dailey, Judge (Seal).

In the matter of the estate of Jennie S. Graham, deceased. Orders on Settlement of account. This day the first and final account of Martha Lucille Sullivan, Administratrix of the estate of Jennie S. Graham, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all 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. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of John Johnson, deceased. Orders on Settlement of account. This day the first and final account of Virginia Johnson, Administratrix of the Estate of John Johnson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all 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, allowe and confirmed. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Francis Donlan, deceased. Orders on Settlement of account. This day the first and final account of Ralph Smith, Administrator of the Estate of Francis Donlan, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Catherine Derr, deceased. Orders on Settlement of account. This day the first and final account of Clifton L. Caryl, Administrator of the Estate of Catherine Derr, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Ina B. Conrad, deceased. Orders on Settlement of account. This day the first and final account of Robert L. Barton, Executor of the Estate of Ina B. Conrad, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Eva May Eicher, deceased. Orders on Settlement of account. This day the first and final account of Clifton L. Caryl, Administrator of the Estate of Eva May Eicher, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Emily Parmenter, deceased. Orders on Settlement of account. This day the first and final account of Martha McCarth, Administratrix of the Estate of Emily Parmenter of the Estate of Emily Parmenter, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Bertha Carter, deceased. Orders on Settlement of account. This day the first and final account of Marion C. Winter, Administrator of the Estate of Bertha Carter, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for

fraud or manifest error. John W. Dailey, Probate Judge (Seal). In the matter of the estate of Viola M. Harvey, deceased. Orders on Settlement of account. This day the first and final account of Marion C. Winter, Administrator of the estate of Viola M. Harvey, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal). 15311 In the matter of the Guardianship of Emma Poling. Orders on Settlement of account. This day the first and final account of Mary E. Smith Guardian of Emma Poling came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a blance of Two-hundred fifty and 80/100---Dollars, (\$250.80), in the hands of said Guardian due said Ward, which amount she is ordered to pay over according to law. to William L. Coleman, executor of the estate of Emma Poling, deceased. It is ordered that said Account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal). In the matter of the estate of Laura Rust, deceased. Orders on Settlement of account. This day the first and final account of Nora Miller, Administratrix of the Estate of Laura Rust, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

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In the matter of the estate of LutherH. Snodgrass, deceased.

Authority to transfer Real Estate.
This day came Ruth L. Snodgrass, administratrix of the estate of Luther H. Snodgrass, deceased, and filed herein hereapplication, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Lewis William Streng, deceased.

Crder approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Apprisement, after being duly examined, be allowe and confirmed. John W. Dailey, Probate Judge (Seal).

15407-A In the matter of the Estate of Lewis William Streng, deceased.

Authority to transfer title of automobile. Whereas, on the 4th day of November, 1947, the said Lewis William Streng died, possessed of an automobile, of which the following is a description: Year 1938 No. of Cylinders 6 Motor No. P6-71053 Make Plymouth Manufacturer's Serial No. 10511655 Body Type Del. Coupe Model P6-1938 Horse Power 23.44 Certificate of Title No. 5001179. And whereas, on the 26th day of March 1948, the above described automobile was transferred to Elizabeth E. F. Streng under authority of will as appears on the journal of said Probate Court Vol. 53 Page 585; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Elizabeth E. F. Streng, the party named herein. John W. Dailey, Probate Judge (Seal).

15407-A
In the matter of the Estate of Lewis William Streng, deceased.
Order to transfer Certificate of Title to Motor Vehicle.
This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he is hereby is authorized to issue a Certificate of Title to Elizabeth E. F. Streng in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal).

In the matter of the Will of Lewis William Streng, deceased.

Election of Surviving Spouse
This day personally appeared in open court Elizabeth E. F. Streng, surviving spouse of said Lewis William Streng, deceased, and signified her desire of making her election whether to take under the will of said Lewis William Streng, deceased, and signified her desire of making her election whether to take under the will of said Lewis William Streng, deceased, or under the statute of descent and distribution. Whereupon the Court explained to her the provisions of the said will and her rights under the same and also explained to her rights at law in the event of her taking under the statute of descent and distribution; and thereupon she declared herself satisfied with the provisions of said will, and elected to take under the will and the election so to take is hereby entered upon the Journal of the Court, as provided by law.

John W. Dailey, Probate Judge (Seal).

March 29, 1948

In the matter of the Estate of Bertha K. Moody, deceased.

Order to Record Proof of Publication of Notice of Appointment.

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Charlotte Moody Pray as Administratrix with the Will Annexed of the Estate of Bertha K. Moody, 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.

John W. Dailey, Judge (Seal):

In the matter of the Estate of Emma Poling, decease.

Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

In the matter of the Will of Inez Elizabeth Shaw, deceased.

Journal Entry on Presentation of Will for Probate.

'n application having been this day presented to the Court by Melvina J. Grimes praying that an instrument in writing purporting to be the last will and testament of Inez Elizabeth Shaw. deceased, be admitted to probate: It is ordered that 5 day's notice, in writing, of the presentation of said will and of the application for the admission of the same for probate, be given to the surviving spouse and to the next of kin of said testator, known to be resident of the State, and that a hearing on said application will be had on the 6th day of April,1948, at 10:00 O'clock A.M. John W. Dailey, Probate Judge (Seal).

15415

In the matter of the Estate of Mary E. Fox
Order Approving Inventory and Appraisement.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

Estate of Frank W. Moseley, Deceased. Filing of first and final account.

This day came Minnie A. Moseley, 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 29th day of May 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of H. A. Claar, deceased.

Authority to transfer title of automobile.

Whereas, on the 7th day of October, 1947, the said H. A. Claar died, possessed of an automobile, of which the fllowing is a description: Year 1937 No. of Cylinders...Motor No. 48823 Make DeSota Manufacturer's Serial No. 5564002 Body Type Touring Sedan Model S3 Horse Power 27.34 Certificate of Title No. 8019941. And whereas, on the 30th day of March 1948, the above described automobile was transferred to Margaret A. Claar, by Order of the Court as appears on the journal of said Probate Court, Vol. 53, Page 586; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Margaret A. Claar, the party named herein. John W. Dailey, Probate Judge (Seal).

15337

15402

In the matter of the Estate of H. A. Claar, deceased.

Order to transfer Certificate of Title to motor vehicle.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and hereby is authorized to issue a Certificate of Title to Margaret A. Claar in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal).

Estate of Herbert Claar, deceased.
Filing of first and final account.
This day came Margaret A. Claar, Aministratrix of said estate, and filed here first and final account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of May 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the Matter of the Estate of Dellie Gray, deceased

Orders on Filing Inventory and Appraisement
This day an Inventory and Appraisement in the above captioned estate was filed in this Court
by the fiduciary of the said estate. It is ordered that the approval of the said Inventory
and Appraisement be set for hearing before this Court on the 12th day of April 1946, at 10
o'clock A.M.., anad that notice of the said hearing be given to all persons entitiled to notise under the law of the State of Chio, by Sheriff of Union County at least 10days prior
the date of the 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. John W. Dailey
Probate Judge (SEAL)

In the Matter of the estate of William Gray, deceased

Orders on Filing Inventory and Appraisement
This day and Inventory and Appraisement in the above captioned estate was filed in this Court
by the Fiduciary of the said estate. It is ordered that the approval of the said Inventory
and Appraisement be set for hearing before this Court on the 12th day of April 1948, at 10
o'clock A.M. and that notice of the said hearing be given all persons entitled to notice under
the law of the State of Ohio, by Sheriff of Union County, ay least 10days 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 John W. Dailey, Probate Judge
(SEAL)

March 31, 1948

15416
In the matter of the Estate of Cora Matteson, deceased.
Order for Appointment and for Bond.

This day Elizabeth Matteson appeared in open Court, and made and filed an application under oath required by law to be appointed as Administratrix of the Estate of Cora Matteson, deceased, late of the Village of Richwood in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Elizabeth Matteson is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Five Thousand and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the Estate of Cora Matteson, deceased.

Bond approved and letters issued appointmenet of appriasers order to publish notice.

This day Elizabeth Matteson appeared in open Court, accepted the appointment as Administratrix of the Estate of Cora Matteson, deceased, and gave and filed herein her Bond in the sum of Five Thousand and no/100 Dollars, conditioned according to law, with The Fidelity & Deposit Company of Maryland andas sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Elizabeth Matteson that W. C. Jacobs, W. W. Daniels and Myron A/ Miller be appointed appraisers of said estate; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administratrix pay the cots herein taxed at \$.....John W. Dailey, Judge (Seal).

In the matter of the Estate of Clarence Davis, deceased. Orders on Filing of Schedule of Claims-Confirming Without Notice. This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal). In the Matter of the Estate of Clarence Davis, deceased. Filing of First and Final Account This day came Vada Davis, administratrix, of the said estate, and filed her first and final account herein. It is thereupon ordered that said account be set for heaing on Saturday the 29h th.day of May 1948, at 10:00 o'clock A.M. and that notice thereof be published as required by the law, in the Marysville Tribune , a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (SEAL) In the Matter of H. Clay Stiggers, deceased Orders on Filing of Schedule of Claims- Confirming Without Notice This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of the said estate. It is ordered that hearing on the daid Schedule of claims be dispened with that the action of the fiduciary herein, in allowing and classifying claims be confirmed; and that the same be recorded John W. Dailey, Probate Judge (SEAL) 15344 In the Matter of the Estate of H. Clay Stiggers, deceased. Filing of First and Final Account This day came Addie Stiggers, Administratrix of the said estate, and filed her first and final account herein. It is thereupon ordered that the said account be set for hearing on Saturday the 29th of May 1948 at 10:00 o'clock A.M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time John W. Dailey, Probate Judge (SEAL) In the Matter of the Estate of John Kilfian, Deceased Order Approving Inventory and Appraisement This day annInventory and Appraisement in the above captioned estate, heretofore filed herein, came on for heaing. It appearing to the satisfaction of the Court that notice of filing of the said Inventory and Appraisement has been given to or waived by all interested parties, as required by law, amd no exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey Probate Judge (SEAL) In the matter of the Estate of John R. Herriott, deceased. Relieving Estate from Administration. This day Juell Herriott appeared in open Court and filed an application to relieve from administration the estate of the within named decedent. It appearing to the Court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application is unnecessary 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 Three Hundred Dollars \$300.00 --- Dollars be delivered or transferred to the surviving spouse of said deceased, in lieu of the claim of such surviving spouse to property not deemed assets and to an allowance for a year's support. John W. Dailey, Probate Judge (Seal). 15417 In the matter of the Estate of John R. Herriott, deceased. Whereas, on the 13th day of April, 1947, the said John R. Herriott died, possessed of an automobile, of which the following is a description: Year 1937 No. of Cylinders 6 Motor No. P4-274700 Make Plymouth Manufacturer's Serial No. 10272280 Body Type De. Tr. Sedan Model P4 Horse Power 23.44 Certificate of Title No. 8022801. And whereas, on the 31st day of March 1948, the above described automobile was transferred to Juell Herriott. On an order releasing said estate from administration as appears on the journal of said Probate Court Vol. 53, Page 587; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Juell Herriott, the party named herein. John W. Dailey, Probate Judge (Seal). In the matter of the estate of John R. Herriott, deceased. Order to transfer Certificate of Title to Motor Vehicle. This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Juell Herriott in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal). In the matter of Etta Mae Rouse, an incompetent. This day this cause came on for hearing upon the application of Chester P. Rouse, Guardian of Ettta Mae Rouse, an incompetent, for authority to expend not exceeding the sum of \$50.00 per month for the support and maintenance of said ward and the maintenance and expenses in keeping repair the real estate owned by the ward. The Court being fully advised in the premises finds that it is necessary to expend funds for the support and maintenance of said ward and that it is necessary to pay the taxes and to keep in repair the real estate owned by the ward. That the amount requested, at this time, appears to be reasonable and just. It is therefore ordered that the Guardian be authorized to expend not to exceed the sum of \$50.00 per month for the support and maintenance of his ward and the necessary repairs on said real estate, and that he keep an accurate account of such expenditures and file receipts for the same in his next account and take credit for the same subject to exceptions as other items of credit in said account. 15267 In the matter of the Guardianship of Zaidee Chandler, an incompetent. This day this cause came on for hearing on the application of Bertha L. Matlack, Guardian of

Zaidee Chandler for compensation in the amount of \$205.27. The Court being fully advised in the premises finds that the amount requested, at this time, appears to be reasonable. It is therefore ordered by the Court that said Guardian pay to herself the sum of \$205.27 as compensation and that she take credit therefore in her next account, subject to exceptions as

other items of credit in said account. John W. Dailey, Probate Judge (Seal).

In the matter of the Guardianship of Markilyn J. Miller, a minor.

This day this cause came on for hearing on the application of Isabel H. Miller, Guardian of Marilyn J. Miller, for the authority to expend not to exceed \$125.00 per month for clothing, food, lodging, tuition, supplies, books, transfportation, etc for and on behalf of her said ward to attend some college during the ensuing year. The Court being fully advised in the premises finds that the amount requested for the proposed purposes appears, at this time, to be reasonable. It is therefore ordered by the Court that said Guardian be authorized to expend not to exceed the sum of \$125.00 per month upon behalf of said ward, and that she take receipts for the same and take credit in her next account of all such expenditures, subject to exceptions as other itmes of credit listed in such account. John W. Dailey, Probate Judge (Seal).

15405-A
In the matter of the Estate of Etta Mae Rouse, deceased.

Order approving Inventory.

This day an Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or 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. John W. Dailey, Probate Judge (Seal).

April 2, 1948

15412 In the matter of the Estate of James M. Phelps, deceased. Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

April 3, 1948

In the matter of the Estate of Loren C. Reed, deceased.

Orders on Filing Inventory and Appraisement.

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appriasement be set for hearing before this Court on the 16th day of April 1948, at 10 O'clock A.M., anad that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal).

12141-C In the matter of the Estate of Cora Blanche Fry, Incompetent. Certificate.

On application of Milo L. Myers, as Guardian of Cora Blanche Fry, an incompetent, and it appearing to the Court that he as such Guardian has filed a petition in the Probate Court of Franklin County, Ohio, in case No. 127286, asking for an order to sell certain real estate belonging to his ward as described in his petition, situated in Franklin County, Ohio, and that such proceedings have been had therein that said Gourt under Section No. 10510-31 of the General Code of Ohio has ordered that said Guardian enter and give an additional bond in the penal sum of \$10,000.00. It further appearing to the Court that the said Milo L. Myers as such Guardian and pursuant to the order of the Probate Court of Franklin County in said cause No. 127286, did file on the 3rd day of April, 1948, in this Court in Case No. 12141-C his certain bond, with the Fidelity and Deposit Company of Maryland as surety thereon in the penal sum of \$10,000.00, which has been approved by, filed and is of record in this Court, conditioned according to law and that the same is sufficient. Witness my signature, and the seal of the Probate Court of Union County, Ohio, at Marysville this 3 day of April, 1948.

John W. Dailey, Probate Judge (Seal).

April 5, 1948

In the matter of the Estate of Lewis Jay Lake, deceased.

Order for Appointment and for Bond.

This day Nancy Lake Prouty 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 Lewis Jay Lake,

oath as required by law to be appointed as Administrator of the Estate of Lewis Jay Lake, deceased, late of Millcreek Township in said County, and an affidavit that there is not toknowledge 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 Nancy Lake Prouty is a suitable person and legally competent, it is ordered that she be appointed as such Administrator, upon giving bond with sureties as required by law in the sum of Six thousand Dollars, and that she is hereby directed not to continue decedents business, but close the same up forthwith, and this cause is continued, John W. Dailey, Judge (Seal).

In the matter of the Estate of Lewis Jay Lake, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day Nancy Lake Prouty appeared in open Court, accepted the appointment as Administrator of the Estate of Lewis Jay Lake, deceased, and gave and filed herein her Bond in the sum of Six thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Nancy Lake Prouty that Milton L. Rausch, Wm. H. Faulkner and Fred Johnson be appointed appraisers of said estate; 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 \$....John W. Dailey, Judge (Seal).

Estate of Elisabeth Dean Boylan, deceased.

Filing of third partial account.
This day came Priscilla Boylan, Guardian of said estate, and filed her third partial account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of May 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Laura A. Cushman, deceased.

Order for Appointment and for Bond.

This day Jim Cushman appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estate of Laura A. Cushman, deceased, late of Claibourne 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 Jim Cushman is a suitable person and legally competent, it is ordered that he be appointed as such Administrat——upon giving bond with sureties as required by law in the sum of Five Thousand and no/loo——Dollars, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the Estate of Laura A. Cushman, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day Jim Cushman appeared in open Court, accepted the appointment as Administrat...of the Estate of Laura A. Cushman, deceased, and gave and filed herein his Bond in the sum of Five Thousand and no/100---Dolars, conditioned according to law, with The Fidelity and Deposit Company of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Jim Cushman that R. P. Perry, J. T. Reed and Jess Adams be appointed appraisers of said estate; 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 \$....John W. Dailey, Judge (Seal).

April 6, 1948

Louis P. Rausch and Edward P. Rausch Executors of the Last Will and Testament Executors of the Last Will and Testament of George Casper Rausch, Deceased, Plaintiffs, -vs- J. Frank Rausch, et al, Defendants.

This day come Rena Ell, mother and natural guardian of Nancy Ellen Ell, a minor seventeen years of age and Shirley Ann Ell, a minor fifteen years of age and Shirley Ann Ell, a minor fifteen years of age and both minors requesting the court to appoint a guardian ad-litem to protect their interests in this action. The court finds that it is necessary that a guardian ad-litem be appointed to defend said action on behalf of Nancy Ellen Ell and Shirley Ann Ell. It is therefore ordered that Todd Hoopes be, and hereby is appointed guardian ad-litem to defend said action on behalf of said minor defendants. Thereupon Todd Hoopes appeared in open court and accepted said appointment. John W. Dailey, Probate Judge (Seal). 15390-B

Louis P. Rausch and Edward P. Rausch Executors of the Last Will and Testament of George Casper Rausch, deceased, Plaintiffs, -vs-J. Frank Rausch, et al., Defendants. This day this cause came on to be heard upon the petition of the Plaintiffs, Louis P. Rausch and Edward P. Rausch, as Executors of the Last Will and Testament of Geroge Casper Rausch, deceased, and the ansers of the Defendants, Louis P. Rausch, Edward P. Rausch, J. Frank Rausch, Walter G. Rausch, Rosa Nicol, Laura Kleiber, Todd Hoopes as Trustee for the suit of the Defendant Daniel G. Rausch, an insane person, Todd Hoopes as Guardian Ad Litem for the minor Defendants, Nancy Ellen Ell and Shirley Ann Ell, and the anser and cross-petition of the Defendants, Alnet Moder, Lorna Beightler, Harold Mayer, the enhibits and the evidence. And on consideration thereof, the Court finds that all necessary and interested parties have been duly served with summons and process as provided by law or have entered their appearance herein, and all are properly before the court. The Court further finds that George Casper Rausch on the 29th day of March, 1930, made and executed his Last Will and Testament, and on June 4th, 1932, executed a codicil thereto and that he died on the 21st day of January, 1948, and on the 11th day of February, 1948, said Last Will and Testament and Codicil thereto were duly admitted to Porbate and Record, in this Court, being Case No. 15390; and that a true copy of said Will and Codicil is attached to the Plaintiff's petition. That the wife of said testator, namely Margaret Rausch, as mentioned in said Will, predeceased him; and, that the following named are the only heirs at law, next of kin, devisees and legatees named in his said Will, J. Frank Rausch, Daniel G. Rausch, Edward P. Rausch, Walter G. Rausch, Louis P. Rausch, Rosa Nicol, Laura Kleiber, Lillie K. Berger and Emma A. B. Mayer. That the said Lillie K. Berger, predeceased the testator, her father, leaving the defendants Horace Ell, Raymond Ell, Veleta Weiler and Alice Dillon her children and the Defendants Nancy Ellen Ell and Phirley Ann Ell, the children of her deceased son, Eugene Ell. That they are the only heirs at law and next of kin of the said Lillie K. Berger, deceased. That Emma A. B. Mayer as named in said Will and Codicil thereto, she being a daughter of the said testator, predeceased him leaving as her only heirs at law and next of kin the Defendants, Alnet Moder, Lorna Beightler and Harold Mayer, her children.. The Court further finds that the Defendants Shirley Ann Ell, is a minor of the age of 15 and that Nancy Ellen Ell is a minor of the age of 17 years and that the Defendant Daniel G. Rausch is confined in the Lims State Hospital for Criminal Insane at Lima Ohio. The Court further finds that the true intention and construction of said testators Will and Codicil thereto was to provide for the sale of the premises in petition described as Tract No.I to Louis P. Rausch, and Tract No.II as therein described to Edward P. Rausch upon each paying a purchase price therefor as may be determined by agreement of all the heirs at law of the said Geroge Casper Rausch, deceased; and in the event said heirs cannot agree upon a price; then, the said Louis P. Rausch and Edward P. Rausch shall pick one appraiser and the heirs of decedent shall pick one appraiser to appraise each of said tracts of real estate, and which appraisal so made and value fixed shall be binding on all parties. The Court further finds that the said Louis P. Rausch and Edward P. Rausch and the heirs of the said Geroge Casper Rausch, deceased, cannot agree as to a purchase price or the value of said real estate for which the said Louis P. Rausch and Edward P. Rausch shall pay for said respective farms. Therefore, it is ordered by the Court that both Tracts of real estate be appraised and the value fixed thereon by appraisers, one to be designated by the said Louis P. Rausch and Edward P. Rausch, and that one be designated by the other heirs of the said decedent, which shall include those heirs and next of kin that are under disability and who shall act for and their interest represented by Todd Hoopes as Trustee for the suit for Daniel G. Rausch, and as Guardian Ad Litem for the minor Defendants, Nancy Ellen Ell and Shirley Ann Ell. It is further ordered that the two appraisers so selected and designated by the parties select a third appraiser, and that the names of the three

appraisers so selected be submitted to this Court, and that an order issue from this Court directing said appraisers to appraise and fix a value on each Tract of said real estate at its fair market value. And this cause coming on further to be heard the Court finds that the true intention and construction of Item II of the Codicil to said Last Will and Testament of said testator is to provide that one-half of the devise of bequest made to the Defendant J. Frank Rausch be paid to Emma A. B. Mayer and that by reason of her predeceasing said testator that by virtue of section No. 10504-73 of the General Code of Ohio the said bequest or devise to the said Emma A. B. Mayer does not lapse but shall be paid or turned over to, the Defendants Alnet Moder, Lorna Beightler and Harold Mayer upon distribution, they being the only children and only next of kin and heirs at law of the said Emma A. B. Mayer, deceased. John W. Dailey, Probate Judge (Seal). Approved By: Gwynn Sanders, Attorney for Plaintiffs, Milo L. Myers, Attorney for Defendants, Todd Hoopes, Guardian Ad Litem, Todd Hoopes, Trustee for Suit.

15394-A In the matter of the estate of Herman C. Duke, deceased.

Authority to Transfer Real Estate.
This day came William B. Duke and Mildred E. Montgomery, Co-executor and executrix of the estate of Herman C. Duke, deceased, and filed herein their application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forthin the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the Courty where such parcels are situated, to the persons namce 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. John W. Dailey, Probate Judge (Seal).

April 7, 1948
In the matter of the Estate of Silva Lane, deceased.

Orders on Filing of Schedule of Claims-Confirming Without Notice.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein; in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

In the matter of the guardianship of William Braun, incompetent.

Orders on settlement of Guardian's account. Twentieth Account.

This day the Twentieth Account of Christine Braun, Guardian of William Braun, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of \$389.19 and the securities as listed in the account in the hands of said Guardian due said Ward. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge, (Seal). Approved: H. F. Krickenberger, Atty. U. S. Veterans Administration.

15416 In the matter of the Estate of Cora Matteson, deceased.

Order approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appriasement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

In the matter of the Will of David Austin Lewis, deceased Journal Entry on Presentation of Will for Probate.

An application having been this day presented to the Court by Estella Lewis praying that an instrument in writing purporting to be the last will and testament of David Austin Lewis, deceased, be admitted to probate: It is ordered that a hearing on said application be had on the 15th day of April, 1948, at 10 O'clock A.M. and that 5 day's notice, in writing, of the presentation of said will and of the application for the admission of the same to probate, be given in the manner provided by law, to the surviving spouse and to all persons, known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution, if the decedent had died intestate, excepting any such person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof. John W. Dailey, Probate Judge (Seal).

April 9, 1948

In the matter of the Estate of Amelia M. Burns, deceased.

Order for Appointment and for Bond.

The last Will of Amelia M. Burns, deceased, late of Darby Township in said County, having heretofore been duly approved and allowed, and William W. Burns, the former sole heir(surviving spouse) of said decedent, having filed his final account without fully administering said Estate; this day William W. Burns appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator de Bonis Non with the Will Annexed of the Estate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed to administer the goods and estate of said deceased, not administrator should be appointed to administrator de Bonis Non with the Will Annexed upon giving bond with sureties as required by law in the sum of Twenty-one hundred----Dollars, and he is hereby directed not to continue decedents business but close the same up forth-with, and this cause is continued. John W.

Dailey, Judge (Seal).

In the matter of the Estate of Amelia M. Burns, deceased.

Bond approved and letters issued order to publish notice.

This day William W. Burns appeared in open Court, accepted the appointment as Administrator de Bonis Non with the Will Annexed of the Estate of Amelia M. Burns, deceased, and gave and filed herein his Bond in the sum of Twenty-one hundred---Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration de Bonis Non with the Will Annexed issue to said William W. Burns; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administration de Bonis Non with the Will Annexed pay the costs herein taxed at \$.....John W. Dailey, Judge (Seal).

15358-A

McKinley Haines, Guardian of Agnes Gibson, etc., Plaintiff, -vs- Agnes Gibson, et al., Defendants. It having come to the knowledge of the Court that Agnes Gibson, one of the defendants to this action is incompetent, it is ordered that Luther Liggett be and he hereby is appointed trustee for the suit to defend such action on behalf of said defendant. John W. Dailey, Probate Judge (Seal).

McKinley Haines, Guardian of the person and estate of Agnes Gibson, Plaintiff, -vs- Agnes Gibson, et al., Defendants.

This day this cause came on to be heard upon the petition of plaintiff, evidence and testimony, and the Court being fully advised in the premises finds that all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the Court. The Court further finds from the evidence that it is to the best interest of said estate that the real estate of said ward be sold and converted into money. It is therefore ordered by the Court that Robert Ackerman, Elba Mathers and Dale Parker, three suitable and judicious disinterested person be and they hereby are appointed to appraise said real estate as described in the petition as true and actual value in money. It is further ordered by the Court that said appraisers be sworn as required by law and afterward, upon actual view, perform the duties required of them and make return of their proceedings in writing to this Court on or before the 9th day of April, 1948, and this cause is continued. John W. Dailey, Probate Judge (Seal).

McKinley Haines, Guardian of the person and estate of Agnes Gibson, Plaintiff, -vs- Agnes Gibson, et al., Defendants.

Confirming Appraisement and ordering private sale.
This day this cause came on further to be heard, and it appearing to the Court that the appraisement heretofore ordered has been duly made, and the same is hereby confirmed; said appraisement being \$1,100.00. The Court further finds that a bond in the sum of Two Thousand and One Hundred (\$2,100.00) Dollars, having heretofore been given in this cause an additional bond is hereby waived. And it appearing to the Court that it would be to the best interest of said estate to sell said real estate at private sale, it is now ordered that said plaintiff proceed to sell said real estate at private sale at not less than the appraised value thereof, and upon the following terms, to-wit: CASH. And said plaintiff is ordered to make due return to the Court after the execution of this order, and this cause is continued. John W. Dailey, Probate Judge (Seal).

15390-B
Louis P. Rausch and Edward P. Rausch Executors of the Last Will and Testament of George Casper Rausch, deceased, Plaintiffs, -vs- J. Frank Rausch, et al., Defendants.
Intry Approving Appraisal.

his day this cause came on to be heard upon the report of the appraisers heretofore appointed herein to appraise the real estate described in the petition. The court find that said appraisers have appraised the real estate described as Tract No. 1 in the petition for the sum of \$9609.00, upon actual view, and have appraised the Tract described as No. 2 in the petition at \$9584.50, upon actual view, and that said appraisement was fairly and legally made and in all respects complies with the law in such cases made and provided, and is therefore hereby approved and confirmed. John W. Dailey, Probate Judge (Seal). Approved By: Gwynn Sanders, Attorney for Plaintiffs, Milo L. Myers, Attorney for Defendants, Todd Hoopes, Guardian at Litem, Todd Hoopes, Trustee for Suit.

Louis P. Rausch and Edward P. Rausch Executors of the Last Will and Testament of George Casper Rausch, deceased, Plaintiffs, -vs- J. Frank Rausch, et al, Defendants. This day this cause came on to be heard upon the election of Louis P. Rausch to purchase the real estate described as Tract No. 1 at its appraised price of \$150.00 per acre, for the total sum of \$9609.00, and the election of Edward P. Rausch to purchase the real estate described as Tract No. 2 in the petition at its appraised price of \$145.00 per acre, for the total sum of \$9584.50, and the court being fully advised in the premises, finds that there is now in the possession of plaintiffs as executors of the Estate of George Casper Rausch, deceased, a deed of General Warranty, executed by Geroge Casper Rausch and his wife, Margaret Rausch, conveying the real estate described in the petition as Tract No. 1 to the defendant, Louis P. Rausch, and a deed of General Warranty executed by Geroge Casper Rausch and Margaret Rausch, his wife, conveying to Edward P. Rausch the real estate described in the petition as Tract No. 2; that said deeds were made and executed for the purpose of carrying into effect Items II of the Last Will and Testament of George Casper Rausch, deceased, and Item I of the codicil thereto; the court further find that in compliance with Item I of said will and Item II of the codicil thereto, and with the former order of this court, and of the election of the said Louis P. Rausch, and the election of Edward P. Rausch, heretofore filed herein, that the real estate described as Tract No.I in the petition should be and hereby is adjudged and decreed to the defendant, Louis P. Rausch, and the real estate described as Tract No. 2 in the petition should be and hereby is adjudged and decreeed to Edward P. Rausch. It is therefore ordered, adjudged and decreed that upon payment by defendant, Louis P. Rausch, of the sum of \$9609.00, that said executors deliver to him the deed conveying the real estate described as Tract No.1 in the petition, and upon payment by Edward P. Rausch of the sum of \$9584.50, said executors deliver to him the deed conveying the real estate described as Tract No.2 in the petition. It is furtherordered that said executors account for said purchase money according to law. John W. Dailey, Probate Judge (Seal). Approved By: Gwynn Sanders, Attorney for Plaintiffs, Milo L. Myers, Attorney for Defendants, Todd Hoopes, Guardian Ad Litem, Todd Hoopes, Trustee for Suit.

10695-D Estate of John R. Jerew, Guardianship.

Filing of Seventh Account.
This day came Charles H. Brown, Guardian of said estate, and filed his seventh account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of May 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

April 10, 1948

McKinley Haines, Guardian of the person and estate of Agnes Gibson, Plaintiff, -vs- Agnes Gibson, et al., Defendants.

Journal Entry confirming sale, ordering deed and distribution.
This day this cause came on to be heard upon the report of McKinley Haines, Guardian of the Person and Estate of Agnes Gibson, an incompetent person, and of his proceedings under the former order of this Court and upon the motion of the 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 al respects correct, and being satisfied that said sale was fairly and legally made, it is hereby 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 Agnes Gibson in said real estate to the purchaser, Charles Coons, upon said purchaser paying the purchase price in cash in the sum of One Thousand and One Hundred (\$1,100.00) Dollars. It is further ordered by the Court that said McKinley Haines, out of the money in his hands, pay: First: - To the Treasurer of Union County, Ohio, Taxes are paid in Full. Second: The costs and expenses incurred in the sale of said property in the sum of \$26.00; to Clifton L. Caryl the sum of \$1.65 advanced by him for Revenue Stamps upon said deed; the sum of \$125.00 to Clifton L. Caryl as Counsel to said Guardian in said land sale. Third: - The balance in the sum of \$947.35 to be retained by said guardian and accounted for by him as provided by law. John W. Dailey, Probate Judge (Seal)

In the matter of the Estate of Cora B. Engle, deceased.

Orders on filing of Schedule of ClaimsoConfirming Without Notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

Estate of Cora B. Engle, deceased. Filing of first and final account.

This day came William Swartz, 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 29th day of May 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the Adoption of Robert Eugene Allen.

Orders for hearing and for notice and for appointment of next fried.

This day F. LeRoy Allen and Hazel A. Allen appeared in open Court and filed herein a petition for leave to adopt Robert Eugene Shawner, a child, and for a change of the name of said child to Robert Eugene Allen, the full name by which said child shall be known after adoption.

It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said Court at Marysville, Ohio, on the 22 day of May, 1948, at 10 O'clock, A.M., and that lawful notice of said hearing be given to Bessie Arlene Robb by publication in the Marysville Tribune. It is further ordered that Undine Dailey be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing, submit to the Court a full report, in writing; and this cause is continued. John W. Dailey, Probate Judge (Seal).

15367 In the matter of the Will of Ernest Mader, deceased.

Election of Surviving Spouse.
This day personally appeared in open court Matilda Mader, surviving spouse of said Ernest Mader, deceased, and signified her desire of making her election whether to take under the will of said Ernest Mader, deceased, or under the statute of descent and distribution. Whereupon the Court explained to her the provisions of the said will and her rights under the same and also explained to her rights at law in the event of her taking under the statute of descent and distribution; and thereupon she declared herself satisfied with the provisions of said will, and elected to take under the provisions of said Will and her election so to take is hereby entered upon the Journal of the Court, as provided by law. John W. Dailey, Probate Judge (Seal).

April 12, 1948

In the matter of the Estate of William Gray, deceased.

Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

15402 In the matter of the Estate of Dellie Gray, deceased. Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement in the above catipned 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

Estate of Zaidee Chandler, Guardianship Filing of first pertial account. This day came Bertha L. Matlack, Guardian of said estate, and filed his first partial account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of May 1948 at 10100 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal). In the matter of the Guardianship of Elmer Brown, an incompetent person. Order for hearing and notice. This day McKinley Haines filed an application in the Court for the appointment of McKinley Haines as Guardian of Elmer Brown alleged incompetent. It is ordered that said application be set for hearing on the 19th day of April 1948, at 10:00 O'clock A.M., and that at least three days' written notice of the time and place of said hearing be given to: The proposed ward Elmer Brown, by personal service of such written notice. All other interested parties, in the manner provided by law. (Gen. Code, Sec. 10507-4) John W. Dailey, Probate Judge (Seal). April 14, 1948 15317-A In the matter of the Estate of James O'Briant, deceased. Orders on filing of Schedule of Claims-Confirming without notice. This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal). 15317-A Estate of James O'Briant, deceased. Filing of first and final account. This day came Cary C. O'Briant, 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 29th day of May 1948 at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal). In the matter of the Estate of Mary M. O'Briant, deceased. Orders on filing of Schedule of Claims, -Confirming without notice. This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed, and that the same be recorded. John W. Dailey, Probate Judge (Seal). Estate of Mary M. O'Brian, deceased. Filing of first and final account. This day came Cary C. O'Brian, 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 29th day of May 1948 at 10 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal). In the matter of the Estate of Carrie B. Miller, deceased. Order for appointment and for bond. This day William L. Coleman 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 Carrie B. Miller, deceased, late of Village of Marysville in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said William L. Coleman is a suitable person and legally competent it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty one hundred --- Dollars, and that he is hereby directed not to continue decedents business, but close the same up forth-with, and this cause is continued. John W. Dailey, Judge (Seal). In the matter of the estate of Carrie B. Miller, deceased. Bond approved and letters issued appointment of appraisers order to publish notice. This day William L. Coleman appeared in open Court, accepted the appointment as Administrator of the Estate of Carrie B. Miller, deceased, and gave and filed herein his Bond in the sum of Twenty one hundred Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said William L. Coleman that Eugene Rausch, H. J. Coleman and Clarence M. Spees be appointed appraisers of said estate; 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 \$ John W. Dailey, Judge (Seal). 15414 In the matter of the estate of John Kilfian, deceased. Order to recrod proof of publication of notice of appointment. This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Hattie Kilfian as Administratrix of the Estate of John Kilfian, 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. John W. Dailey, Judge (Seal). 15407-A In the matter of the estate of Lewis William Streng, deceased. Order to record proof of publication of notice of appointment. This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Elizabeth E. F. Streng as Executrix of the Estate of Lewis William Streng, 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.

John W. Dailey, Judge (Seal),

15424 In the matter of the Guardianship of Pearl F. S. Babbs, an incompetent person.

Order for hearing and notice.
This day Marjorie J. Babbs filed an application in the Court for the appointment of Marjorie J. Babbs as Guardian of Pearl F. S. Babbs alleged an incompetent person. It is ordered that said application be set for hearing on the 26th day of April 1948, at 10:00 O'clock A.M., and that at least three days' written notice of the time and place of said hearing be given to: The proposed ward Pearl F. S. Babbs, by personal service of such written notice. All other interested parties, in the manner provided by law. (Gen. Cod, Sec. 10507-4). John W. Dailey, Probate Judge (Seal).

15420 In the matter of the Will of David Austin Lewis, deceased.

Order admitting to Probate and Record. This matter came on this day further to be heard, on the application of Estella Lewis to admit to probate and record the Will of David Austin Lewis, deceasedk 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 Estella Lewis surviving spouse, and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), have been duly served with notice of th 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 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the Will of said David Austin 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 saound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said Will to probate and record, and that the testimony of the witnesses, herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of David Austin Lewis, deceased. Order for Appointment and for Bond.

until said time. John W. Dailey, Probate Judge (Seal).

The Last Will of David Austin Lewis, deceased, late of Jackson Township in said County, having heretofore been duly proved and allowed; this day William Ruhl, 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 Ruhl is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving Bond with sureties as required by law in the sum of Twenty-one hundred Dollars; and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the Estate of David Austin Lewis, deceased.

Bond approved and letters issued orders to publish notice.

This day William Ruhl appeared in open Court, accepted the trust as Exector of the Estate of David Austin Lewis, deceased, and gave and filed hereim his Bond in the sum of \$2,100.00 Dollars, conditioned according to law, with Western Surety Company and...as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said William Buhl; 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 \$.....John W. Dailey, Judge (Seal).

April 16th, 1948

In the matter of the Estate of Josie M. Caldwell, deceased.

Orders on filing of Schedule of Claims-Confirming Without Notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forth-with; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

Estate of Josie M. Caldwell, deceased.
Filing of first and final account.
This day came Herbert Hooper, 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 29th day of May 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued

In the matter of the Estate of Loren C. Reed, deceased.

Order to Record Proof of Publication of Notice of Appointment.

This day the affidavit of J. M. Huber, publisher, a newspaper of general circulation in this County, that the Notice of Appointment of Loren C. Reed, as Administrator with the Will Annexed of the Estate of Loren C. Reed, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal).

In the matter of the Estate of Loren C. Reed, deceased.

Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement in the above captioned estate, herefore filed hereim, 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W.

Dailey, Probate Judge (Seal).

In the matter of the Guardianship of Agnes Gibson.

Authorizing expenditure of funds.
This day came McKinley Haines, guardian of Agnes Gibson, an incompetent person, and made application to the Court for authority to expend the sum of Fifty (\$50.00) Dollars per month for ordinary services in the matter of personal care and laundry for said ward, said sum to be payable each month in advance. Now, therefore, the Court upon consideration deeming it for the 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. John W. Dailey, Probate Judge (Seal).

In the matter of Agnes Gibson, incompetent.
This day an application was presented to the Court for an allowance for compensation to McKinley Haines, Guardian of Agnes Gibson, an incompetent person. On consideration thereof, the Court allows to said Guardian, his compensation for his services rendered the sum of \$100.00, which the Court considers just and reasonable. The foregoing allowance is subject to be listed as a credit in the account of said fiduciary, and is subject to exceptions as other items of credits in account. John W. Dailey, Probate Judge (Seal).

Estate of Agnes Gibson, Guardianship. Filing of first account.

This day came McKinley Haines, Guardian of said estate, and filed his first account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 29th day of May 1948, at 10 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until sait time. John W. Dailey, Probate Judge (Seal).

April 19th, 1948

In the matter of Ida Rosella Lingrel, alleged to be mentally ill.

Orders for hearing and for notice.

This day an affidavit alleging Ida Rosella Lingrel to be mentally ill was filed in this Court by Howard Lingrel. It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio, on the 21st day of April, 1948, at 1:00 O'clock P.M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey, Probate Judge (Seal).

15425 In the matter of Ida Rosella Lingrel, alleged to be mentally ill.

Orders for Warrant and for Subpoena
This day an affidavit alleging Ida Rosella Lingrel to be mentally ill was filed in this Court by Howard Lingrel. It is therefore ordered that a hearing be had before this Court, at Marysville, Ohio, on the 21st day of April, 1948, at 1 O'clock P.M. It is further ordered that subpoenas issue to for Fred Callaway and P. D. Longbrake, registered physicians of Ohio who have had at least three years' experience in the practice of medicine, and for medical witnesses to appear at the time and place aforesaid; and this cause is continued. John W.—
Dailey, Probate Judge (Seal).

In the matter of Gretchen Walke, alleged to be mentally ill.

Orders for hearing and for notice.

This day an affidavit alleging Gretchen Walke to be mentally ill was filed in this Court by Frank Walke. It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio, on the 21st day of April, 1948, at 1:00 O'clock P.M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey, Probate Judge (Seal).

In the matter of Gretchen Walke, alleged to be mentally ill.

Orders for Warrant and for Subpoena.
This day an affidavit alleging Gretchen Walke to be mentally ill was filed in this Court by Frank Walke. It is therefore ordered that a hearing be had before this Court, at Marysville, Ohio, on the 21st day of April, 1948, at 1:00 O'clock P.M. It is furtherordered that subpoenas issue to for Fred Callaway and P. D. Longbrake, registered physicians of Ohio who have had at least three years' experience in the practice of medicine, and for medical witnesses to appear at the time and place aforesaid; and this cause is continued. John W. Dailey, Probate Judge (Seal).

April 20th, 1948
In the matter of the Estate of Flora Gill, deceased.
This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of James M. Phelps, deceased.

Order to record proof of publication of notice of appointment.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general ciruclation in this County, that the Notice of Appointment of Anna R. Price as Administratrix of the Estate of James M. Phelps, 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. John W. Dailey, Judge (Seal).

In the matter of the Estate of Mary E. Fox, deceased.

Order to record proof of publication of notice of appointment.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Homer S. Fox as Administrator of the Estate of Mary E. Fox, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal).

In the matter of the Estate of David Austin Lewis, deceased.

Orders on filing Inventory and Appraisement.

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 6th day of May 1948, at 10 0'clock A.M., anad that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by notice to the Sheriff of Union County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal).

15420-A

In the matter of the Estate of David Austin Lewis, deceased. Order granting application by surviving spouse to purchase personal property at appraised value. On the 20th day of April 1948, Estelle Lewis the surviving Spouse of David Austin Lewis, deceased, filed a schedule of the certain personal property of above estate shown in the. schedule, by her elected to be purchased and made application for an order directing the transfer and conveyance of the same to her upon her compliance with the terms and conditions of payment 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 Executor is ordered to transfer and convey to said Estelle Lewis by a proper bill of sale, the personal property elected to be purchased, upon the said surviving spouse complying with the following terms and conditions of payment fixed by the Court, to-wit: and that he make a return thereof to the Court. It is further ordered by the Court that William Ruhl, Exector of the Estate of David Austin Lewis be and hereby is appointed as Commissioner to execute such bill of sale, if the services of a Commissioner be found necessary. It is furtherordered that said Executor of said decedent's estate, pay the cost of this proceeding taxed at \$... within fifteen days. John W. Dailey, Probate Judge (Seal).

April 21st, 1948

In the matter of the Estate of David Austin Lewis, deceased.

Journal Entry-Approving report of transfer and conveyance of personal property.

This day this matter came on for hearing on the Report of Transfer and Conveyance of personal property to the surviving spouse of said decedent. It appearing to the Court that said Report is, in all respects, correct and that such transfer and conveyance has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Executor pay the costs herein, taxed at \$.....within fifteen days. John W. Dailey, Probate Judge (Seal).

15426
In the matter of the Guardianship of Della Marie Lewis, a minor Order for hearing and notice.

This day Estelle Lewis filed an application in the Court for the appointment of herself Guardian of Della Marie Lewis, a minor. It is ordered that said application be set for hearing on the 21st day of April 1948, at 10:00 O'clock A.M., Said minor being 4 years of age and there being no next of kin, other than the mother. John W. Dailey, Probate Judge (Seal).

In the matter of the Guardianship of Della Marie Lewis, a minor.

Order on hearing.
This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to or waived by all interested parties as heretofore ordered. The Court finds that said Della Marie Lewis is a minor, and that a guardian is necessary. It is therefore ordered that a Guardian be appointed. It appearing to the Court that Estelle Lewis is legally competent; that the said Estelle Lewis has given bond in the sum of \$10,000.00 conditioned according to law, with Western Surety Company of Chicago as sureties thereon; it is further ordered that said bond be approved; and that Letters of Guardianship issue to said Estelle Lewis asprovided by law. John W. Dailey, Probate Judge (Seal).

In the matter of Ida Rosella Lingrel, an incompetent.

Order of Commitment This day this cause came on further to be heard, and the said Ida Rosella Lingrel was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Fred Callaway and P. D. Longbrake, the medical witnesses, and of ..., and being satisfied that said Ida Rosella Lingrel is mentallyvill; that she has a legal settlement in Washington Township, in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her mental illness 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 specialized observation and treatment at the State Hospital, Columbus, Ohio. It is therefore ordered that Fred Callaway and P. D. Longbrake, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Ida Rosella Lingrel, and that a 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 Ida Rosella Lingrel be committed into the custody of Howard Lingrel until she can be admitted into said Hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal). 15425-A

In the matter of the Guardianship of Ida R. Lingrel, an incompetent.

Order for Hearing and Notice.

This day Howard Lingrel filed an application in the Court for the appointment of himself as Guardian of the person and estate of Ida R. Lingrel alleged incompetent. It is ordered that said application be set for hearing on the 26th day of April 1948, at 10:00 O'clock A.M., and that at least three days' written notice of the time and place of said hearing be given to: The proposed ward, Ida R. Lingrel, by personal service of such written notice. All other interested parties, in the manner provided by law. (Gen. Code, Sec. 10507-4). John W. Dailey, Probate Judge (Seal).

In the matter of Gretchen Walke, mentally ill.

Order of Commitment. This day this cause came on further to be heard, and the said Gretchen Walke was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Fred Callaway and P. D. Longbrake, the medical witnesses, and of, and being satisfied that said Gretchen Walke is mentally ill; that she has a legal settlement in Union Township, in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her mental inlless 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 specialized care and treatment at the State Hospital, Columbus, Ohio. It is therefore ordered that Fred Callaway and P. D. Longbrake, the medical witnesses in attendance, make out a medical certificate, setting forth the facts as is provided by law; And it is furtherordered that an application be made to the Superintendent of said Hospital for the admission of said Gretchen Walke, and that a copy, under seal, of the certificate of said medical witnesses and of the findings in this case, be transfmitted to said Superintendent; and it is further ordered that said Gretchen Walke be committed into the custody of the Sheriff of Union County until she can be admitted into said Hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal).

15427
In the matter of the Estate of Clarence H. Davis, deceased.
Order for appointment and for bond.

This day Herman Davis appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estate of Clarence H. Davis, deceased, late of Route #1, Plain City, 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 Herman Davis is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty One Hundred (\$2100.00) Dollars, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the Estate of Clarence H. Davis, deceased.

This day this cause came on to be heard upon the application of Herman Davis, Administrator of the Estate of Clarence H. Davis, deceased, for authority to settle a claim for wrongful death of said decedent against Charles Richard Ward of \$23 North Union Street, Fostoria, Ohio, and the court, being fully advised in the premises is of the opinion that it will be for the best interest of those entitled to such fund for said settlement to be made, and it is hereby ordered that said administrator be and is authorized to settle said claim against Charles Richard Ward, for the total sum of \$279.75. It is further ordered that said administrator be authorized and empowered to execute and deliver proper and sufficient releases to Charles Richard Ward. John W. Dailey, Probate Judge (Seal).

April 22, 1948

Meda L. Decker, Administratrix of the Estate of Nettie M. Curry, deceased. Plaintiff -vs-Marie C. Roebuck, et al, Defendants. This day this cause came on to be heard on the report of Meda L. Decker, Administratrix of the Estate of Nettie M. Curry, deceased, under her 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 said Petitioner execute a deed of all the right, title, and interest of the said Nettie M. Curry, deceased, in said real estate to the purchasers, Carroll L. Leeper, and Ruth H. Leeper, upon the said purchasers paying in cash therefor the sum of Four Thousand Two Hundred Seventy-five and no/100 Dollars (\$4275.00). And now this cause coming on further to be heard upon the motion to distribute the proceeds of the sale in the sum of Four Thousand Two Hundred Seventy-five Dollars (\$4275.00) it is ordered that said Petitioner, out of the money so paid make distribution as follows, to-wit: First, to John W. Dailey, the court costs and expenses, the sum of \$18.00 Second: The Treasurer of this County, the taxes and assessments against said property \$11.92 Third: To Allen & Allen, for stamps on deed \$4.95 Fourth: It is further ordered that the balance of said proceeds amounting to the sum of \$4240.13 be accounted for by the said Petitioner according to law. That said money be retained by said Petitioner as Administratrix and distributed by her on order of distribution along with the personal property in said estate and so accounted for by her as such Administratrix. It is fürther ordered that this proceeding be recorded and that said Petitioner pay the costs herein taxed at \$18.00 within ten days. John W. Dailey, Probate Judge (Seal). Approved: Allen & Allen, Attorneys for Plaintiff.

In re Guardianship of Emma Jane Elliott, an incompetent person.

This day came Emma Jane Elliott, now Emma Jane Robertson, and filed an application praying for an order of the Court terminating said guardianship and it is ordered that said application be set for hearing on the 7 day of May, 1948, at 10 A.M., and that notice thereofbbe served upon Milo L. Myers, guardian of the said Emma Jane Elliott, and upon Walter LeRoy Elliott and Lewis Robert Elliott, the persons on whose application the guardian was appointed, and upon Sturgis Cheney, guardian of Walter LeRoy Elliott and Lewis Robert Elliott, minors, John W. Dailey, Judge (Seal).

15428

In the matter of the guardianship of A. G. Kirby, Sr., an incompetent. This day A. G. Kirby, Jr. guardian of the person and estate of A. G. Kirby, Sr. filed his statement in lieu of and for an account and it appearing to the Court the said A. G. Kirby Sr. is deceased and all his assets have been accounted for it is ordered that said statement in lieu of and for an account be accepted by the Court and that said guardian be released and discharged, except for fraud and manifest error, and that his bondsmen be released. John W. Dailey, Probate Judge (Seal). 15418

In the matter of the Estate of Lewis Jay Lake, deceased. Order to Record Proof of Publication of Notice of Appointment.

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Nancy Lake Prouty as Administratrax of the Estate of Lewis Jay Lake, 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. John W. Dailey, Judge (Seal) 15372

In the matter of the Estate of Ira Dewayne Wells, deceased. Journal Entry-Authorizing Settlement of Claims and Apportionment. This 23rd day of April, 1948 came Calvin L. Wells, Administrator of the Estate of Ira Dewayne Wells, deceased, and filed his application herein, from which application and the evidence adduced in support thereof, it appears to the Court that the said Calvin L. Wells, Administrator of the Estate of Ira Dewayne Wells, deceased, has made claims against The Cleveland Cincinnati Chicago & St Louis Railway Company, The N. Y. C. R.R.Co Lessee, for causing personal injuries to and death of the said Ira Dewayne Wells, and damage to automobile, near Ashley, Ohio, on or about the 14th day of December, 1947; that said Administrator now has an opportunity to settle all of said claims, demands and causes of action for the sum of Five Hundred Dollars (\$500.00) 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 Calvin L. Wells, Administrator of the Estate of Ira Dewayne Wells, 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 Cleveland Cincinnati Chicago & St Louis Railway Company and The New York Central Railroad Company, by reason of all the injuries to and death of said decedent and damage to automobile, and to execute and deliver to the Railraod Company a full and complete release covering all of said claims, demands and causes of action. And, the Court coming now to consider the distribution and apportionment of said sum of Five Hundred Dollars (\$500.00), finds that it is fair and equitable, having reference to the age and condition of such beneficiaries that said amount be apportioned as follows: Anna A. Wells \$500.00. It is, therefore, further ORDERED and CONSIDERED that said sum be apportioned accordingly. April 23rd, 1948. John W. Dailey, Probate Judge (Seal).

In the Matter of the Estate of Francis Warner, deceased Entry-Application for Release of Estate from Administration This day this cause came on to be heard upon the application of Mary Ada Warner for an order to releive from administration the estate of the within named decedent. It appearing to the Court that therestate of the said decedent is less than \$500.00 in value, and that notice of the filing of the said application has been waived and it appearing that the creditors will not prejudiced thereby, it is ordered that the said estate be relieved from administration and that propertysdescribed in said application be delivered or transferred to the persons named in the said aplliaction. It is ordered by the Court that the property to the amount of Four Hundred Fifty(\$450.00) Dollars be delivered or transferred to the surviving spause or minor child to property not deemed assets and to an allowance for years's support, said property to be transferred. John W. Dailey, Probate Judge. (Seal)

In the Matter of the Estate of Francis Warner, deceased

Entry-Approving Report of Distribution This day this matter came on for hearing on the Report of Distribution of the property in the above entitled estate. It appearing to the Court that the said Report is, in all respects, correct and that such distribution has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved. It is further ordered that the proceeding be recorded, and that the said Mary Ada Warner pay the costs herein, taxed at \$... John W. Dailey, Probate Judge (Seal)

15427 In the matter of the Estate of Clarence H. Davis, deceased. Order approving inventory.

This day an Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or 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. John W. Dailey, Probate Judge (Seal).

In the Matter of the Estate of Amelia M. Burns, deceased

ORDER APPROVING INVENTORY

This day 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. John W. Dailey Probate Judge (Seal)

IN THE PROBATE COURT OF UNION COUNTY, OHIO Order of approving publication of account. April 24th, 1948 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 of notice aforesaid to be entered upon the journal of this Court, in full; said notice is as follows, to-wit: 15327 15272 Clara K. Huber, Administratrix of the estate of Abbie Dau, first and final account. Charles L. Jolliff, administrator of the estate of Eva K. Jolliff, first and final 15310 Herman J. Lewis, administrator of the estate of Flora E. Lewis, first account. 15210 Joseph E. Drumm, administrator of the estate of Elmer Eugene Drumm, first and final account. 15283-A Grace Boggs, executrix of the estate of Ralph W. Boggs, first and final account. 15302 Pearl McIlroy, administrator of the estate of Lincoln Jay Cook, frist and final 12608-B Glen Coe, guardian of the estate of Glen Coe, Jr., and Don Coe, first and final 14931 George W. Spencer, guardian of the estate of Richard Spencer, first account. Mary E. Wetlake, guardian of the estate of Sarah Jane Findlay, first account. Lucile Brown, administratrix of the estate of Harry G. Lilly, first and final Albert Howard, executor of the estate of G. M. Howard, first andffinal account. Lovelace Bee Hunt, executrix of the estate of George W. Hunt, Sr., first and final account. 15360 George N. Kelsey, administrator of the estate of Lewis C. Kelsey, first and final account. John W. Dailey, Probate Judge (Seal). IN THE PROBATE COURT OF UNION COUNTY, OHIO Accounts and vouchers of the following named persons have been filed in the Probate Court of Union County, Ohio for approval and settlement, to-wit: 15358 15300-A McKinley Haines, Guardian of the estate of Agnes Gibson first account. Herbert Hooper, Executor of the estate of Josie M. Caldwell first and final account. 15332 Cary C. O'Briant, Administrator of the estate of Mary M. O'Briant first and final account. Cary C. O'Briant, Executor of the estate of James O'Briant first and final account. Bertha L. Matlack, Guardian of the estate of Zaidee Chandler first account. 15352 William Swartz, Administrator of the estate of Cora B. Engle first and final account. 10695-D Charles H. Brown, Guardian of the estate of John R. Jerew seventh account. 14852 15335 15312-A Priscilla Boyland Guardian of the estate of Elizabeth Dean Boylan third account. Vada Davis, Administrations of the estate of Clarence Davis first and final account. C. A. Hoopes, Executor of the estate of Mary M. Blain first and final account. 15344 Addie Stiggers, Administratrix of the estate of H. Clay Stiggers first and final account. 15337 Margaret A. Claar, Administratrix of the estate of Herbert Claar first and final account. 15356 Minnie A. Moseley, Administrator of the estate of Frank W. Moseley first and final account. Unless exceptions are filed thereto, said accounts will be for hearing before this Court on the 29th day of May, 1948 at 10:00 O'clock A.M., at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to any matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal). April 26th, 1948 15429 In the matter of the Estate of Lawson E. Boggs, deceased. Order for Appointment and for Bond.

This day Roy E. Boggs 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 Lawson E. Boggs, deceased, late of Village of Richwood in said County, and an affidavit that there is not to his knowlege 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 Roy E. Boggs 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 he is hereby directed not to continue decedents business but close the same up forthwith, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the estate of Lawson E. Boggs, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day Roy E. Boggs appeared in open Court, accepted the appointment as Administrator of the Estate of Lawson E. Boggs, deceased, and gave and filed herein his Bond in the sum of Seven thousand Dollars, conditioned according to law, with Ohio Casualty Ins. Co. as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Roy E. Boggs 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 \$..... John W. Dailey, Judge (Seal).

15430 In the matter of the Estate of Nettie Florence Trout, deceased.

Authority to transfer Real Estate.
This day came Lottie Holahan, one of the heirs of the estate of Nettie Florence Trout, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

14327 Estate of James R. Snider Jr. and Gordon B. Snider, Guardianship

Filing of Second Account.
This day came Rose Gertrude Snider, Guardian of said estate, and filed her Second account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 26th day of June 1948 at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

15425-A In the matter of the Guardianship of Ida R. Lingrel, an incompetent.

Order on Hearing.
This day this matter came on to be heard upon the application filed herein. The Court finds that said Ida R. Lingrel is an incompetent, and therefore she is incapable of taking proper care of herself of of her property. It is therefore ordered that a Guardian be appointe. It appearing to the Court that Howard Lingrel is legally competent; that the said Howard Lingrel has given bond in the sum of \$20,000.00 conditioned according to law, with The Home Indemnity Company and... as sureties thereon; it is further ordered that said bond be approved; and that Letters of Guardianship issue to said Howard Lingrel as provided by law. John W. Dailey, Probate Judge (Seal).

In the matter of the Guardianship of Pearl F. S. Babbs, an incompetent. This day this cause came on for hearing upon the application herein filed for the appointment of a Guardian over the person and the estate of Pearl F. S. Babbs. Upon the testimony adduced and the Court being fully advised in the premises finds that the said Pearl F. S. Babbs is not a resident and does not have a legal settlement in the County of Union, but that said Pearl F. S. Babbs has a legal settlement in Logan County and is now confined in the State Hospital for mental illness at Dayton, Ohio on order of commitment from the Probate Court of Logan County, Ohio. It is therefore ordered that said application for the appointment of a Guardian be dismissed without record, costs paid, for the reason this Court is without Jurisdiction. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Peggy Yoder, Patsy Yoder, Jerry Yoder, Judy Yoder, Stephen Rausch, Marshahel Simpson.

This day Julia Yoder, the parent and natural guardian of Patsy Yoder, aged ten(10) years, Peggy Yoder, aged nine (9) years, Jerry Yoder, aged five (5) years, and Judgy Yoder, aged two (2) years, and Ann Rausch, the parent and natural guardian of Stephen Rausch, aged one (1) year, and Martha Jean Simpson, parent and natural guardian of Marshahel Simpson, aged one (1) year, appeared in open court and filed an application for authority to pay or deliver the sum of Forty Six Dollars and Fifty Cents (\$46.50) each to said minors without appointing a guardian. It appearing that the estate of said Patsy Yoder, Peggy Yoder, Jerry Yoder, Judy Yoder, Btephen Rausch and Marshahel Simpson is less than Five Hundred Dollars (\$500.00) in value and it appearing that it would be for the best interest of said minors 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. Julia Yoder, Mother of Peggy Yoder, Patsy Yoder, Jerry Yoder, Judy Yoder, R.D. #2, Marysville, Ohio 186.00 Ann Rausch, Mother of Stephen Rausch, R.D.#2, Marysville, Ohio 46.50 Martha Jean Simpson, Mother of Marshahel Simpson, 214 South Court Street Marysville, Ohio 46.50 John W. Dailey, Judge (Seal).

15221-B
Robert F. Allen Administrator of the Estate of Jacob Greenbaum, deceased, Plaintiff -vs-John Greenbaum, et al Defendants.
ORDER

Upon the application by Robert F. Allen, Administrator of the Estate of Jacob Greenbau, deceased, the evidence and the Court being fully advised in the premises, it is ordered, adjudged, and decread that whereas the real estate described in the Petition was offered for sale at public auction and was not sold for want of bidders, therefore the Court fixes the price for which such real estate may be sold at private sale at not less than Five Thousand Dollars (\$5000.00) and it is ordered that an Order of Private Sale shall be issued forthwith to Robert F. Allen as Administrator aforesaid to sell said real estate at private sale for not less than Five Thousand Dollars (\$5000.00). It is furtherordered that Robert F. Allen as such Administrator is authorized and empowered to emply L. H. Collins as a real estate broker to sell said real estate at a commission of four percent based on the sale price. John W. Dailey, Probate Judge (Seal). Approved: Atwood & Welch By Russel S. Welch, Russel S. Welch Atty. for Edith Greenbaum. Milo L. Myers, Milo L. Myers, Atty. for Anna Young. Robert F. Allen, Robert F. Allen, Robert F. Allen, Administrator of the Estate of Jacob Greenbau, deceased. William L. Coleman, William L. Coleman, William L. Coleman, Atty. for The Federal Land Bank of Lojisville.

Robert F. Allen, Administrator of the Estate of Jacob Greenbau, deceased, Plaintiff -vs-John Greenbau, et al, Defendants.

Entry confirming sale, ordering deed and distribution. This day this cause came on to be heard on the report of Robert F. Allen, Administrator of the Estate of Jacob Greenbau, 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 Jacob Greenbaum, deceased, (one and the same person as John Jacob Greenbau, deceased) to the purchaser W. K. Riggs upon payment by the purchaser of the purchase price in cash. This cause coming on further to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale amounting to the sum of Five Thousand Dollars (\$5000.00), the Court finds there is due The Federal Farm Mortgage Corporation the sum of Fourteen Hundred N, nety-one and 43/100 Dollars (\$1491.43) with interest at the rate of five percent per annum from September 22, 1947 or the sum of \$1538.12 which is the balance due as of 26 April, 1948 upon the note set forth in its Answer and Corss Petition from the estate of the said Jacob Greenbau, deceased; that the said Jacob Greenbau, then living and now deceased, gave a mortgage upon the premises in the Petition described which was a valid and subsisting lien upon said premises Said real estate is sold subject to the lien of the Federal Land Bank in conformity to its answer and cross petition, which mortgage is in Mortgage Volume 105 at Pages 425-26 of the Records of Union County, Ohio. It is ordered that Robert F. Allen, Administrator of the Estate of Jacob Greenbaum, deceased, out of the money in his hands pay: First: To the Treasurer of this County the taxes against said property, the sum of \$38.45 Second: The Probate Court Costs in the amount of \$108.11 Third: L. H. Collins, real estate broker \$200.00 Fourth: The Federal Farm Mortgage Corporation on its note and mortgage, the sum of \$1538.12 assumed by W. K. Riggs. Fifth: The balance of said proceeds shall be accounted for by said Robert F. Allen, Administrator according to law in the amount of \$3115.32.

John W. Dailey, Probate Judge (Seal). Approved: Atwood & Welch By Russel S. Welch, Russel S. Welch, Russel S. Welch, Atty. for Edith Greenbaum, Milo L. Myers, Milo L. Myers, Atty. for Anna Young, Robert F. Allen, Robert F. Allen, Administrator of the Estate of Jacob Greenbau, deceased, William L. Coleman, William L. Coleman, Atty. for The Federal Land Bank of Louisville.

15419
In the matter of the Estate of Laura A. Cushman, deceased.

Order approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed.

John W. Dailey, Probate Judge (Seal).

15419-A Jim Cushman, Administrator of the Estate of Laura A. Cushamn, deceased, Plaintiff -vs-Freeman Gushman, et al Defendants. This matter came on to be heard upon the Petition of the Plaintiff for authority to sell real estate of the above decedent to pay debts of her estate and the evidence. The Court finds all the Defendants herein have voluntarily entered their appearance and consent to the sale prayed for and are properly before the Court and that the prayer of the Petition should be granted. The Court further finds that the real estate described in the Petition was appraised by the appraisers of the estate at Two Thousand Nine Hundred Ninety-two and 07/100 Dollars (\$2992.07) and that a further appraisement should be and the same hereby is dispensed with. The Court furtherfinds that the bond heretofore given by the Plaintiff as Administrator of the Estate of Laura A. Cushman, deceased, in the amount of Five Thousand Dollars (\$5000.00) is sufficient and that therefore the filing of an additional bond by Plaintiff should be and the same hereby is dispensed with. And it is ordered that said Jim Cushman as such Administrator sell said real estate at prifate sale at not less than Two Thousand Nine Hundred Ninety-two and 07/100 Dollars (\$2992.07), being the appraised value thereof for cash. And it is further ordered that said Jim Cushman, as such Administrator make return of sale without unnecessary delay. John W. Dailey, Probate Judge (Seal). Approved: Allen & Allen Attorneys for Plaintiff.

15419-A

Jim Cushman, Administrator of the Estate of Laura A. Cushman, deceased, Plaintiff -vs-

This day this cause came on to be heard on the report of Jim Cushman as Administrator of the Estate of Laura A. Cushman, deceased, Plaintiff, 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. is further ordered that said Petitioner execute a deed of all the right, title, and interest of the said Laura A. Cushman, deceased, in said real estate to the purchaser, Freeman Cushman and Edna Clara Cushman upon said purchaser assuming the 1948 taxes and paying the Plaintiff the sum of Two Thousand Nine Hundred Ninety-two and 07/100 Dollars (\$2992.07), the purchase money therefor. And this cause coming on further to be and was heard upon the pleadings and a motion to distribute the proceeds of the sale in aforesaid amount it is now therefore ordered and adjudged that said Petitioner, Jim Cushman, as Administrator shall: First: Pay all costs and expenses in this land sele proceeding incurred and including as for attorney fees the amount of \$139.68 to Allen & Allen acting as for said Administrator and the percentum of said Administrator Petitioner herein the sum of \$139.68 and to John W. Dailey, Probate Judge, the court costs in said land saleproceedings, the sum of \$16.00, total towit the sum of \$295.36 Secondly: To Edgar A. Holycross, treasurer, the taxes and assessments for the last half of 1947 now due against said real estate, to-wit the sum of \$29.71 Thirdly: To Allen & Allen for stamps on deed the sum of \$3.30 Fourthly: It is further ordered that the balance of the proceeds be retained and accounted for by said Jim Cushman, Administrator, according to law, towwit the sum of \$2663.70 And it is further ordered that this proceeding be recorded and that the Administrator pay the above costs herein out of the proceeds of said sale within ten days. John W. Dailey, Probate Judge (Seal). Approved: Allen & Allen Attorneys for plaintiff.

April 28th, 1948

15432 In the matter of the Will of Lottie Goe Myers, deceased. Order Admitting to Probate and Record. This matter came on this day further to be heard, on the application of Mary Coe Wright to admit to probate and record the Will of Lottie Coe Myers, deceased, late of the Village of Marysville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse, and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), have been duly served with notice of the filing of said Will andof the application to admit it to probate and record in this 'ourt, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And, LbuisdFy WagnereandnFrank LouPaylor, 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the Will of said Lottie Coe Myers, deceased; that it was duly executed and attested; and that the said testator, at the time of signing Will was of full age, of sound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said Will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal).

In the matter of the Will of Lottie Coe Myers, deceased.

Journal Entry on Presentation of Will for Probate.

An application having been this day presented to the Court by Mary Coe Wright praying that an instrument in writing purporting to be the last will and testament of Lottie Coe Myers, deceased, be admitted to probate: The surviving spouse and all next of kin resident of the State of Ohio have waived notice in writing. It is ordered that a hearing on said application be had on the 28th day of April, 1948, at 10 O'clock A.M. Johnww. Dailey, Probate Judge (Seal)

15433

In the matter of the estate of Edna M. Howard, deceased.

Order for Appointment and for Bond.
This day Archie D. Howard 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 Edna M. Howard, deceased, late of Village of Plain City, in said County, and an affidavit that there is not to----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 Archie D. Howard is a suitable person and legally competent, it is ordered that...be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and he is hereby directed not to continue decedents business but close the same up forth-with, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the estate of Edna M. Howard, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day Archie D. Howard appeared in open Court, accepted the appointment as Administrator of the Estate of Edna M. Howard, deceased, and gave and filed herein his Bond in the sum of Twenty one hundred Dollars, conditioned according to law, with Ohio Casualty Ins. Co. as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Archie D. Howard that Walter Richard, Ed Muker and Geroge Shower be appointed appraisers of said estate; 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 \$....John W. Dailey, Judge (Seal).

April 29th, 1948

In the matter of the estate of Ernest Mader, deceased.

Orders on filing of Schedule of Claims-Confirming Without Notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Helen L. Jolliff, deceased.

Order for Appointment and for Bond.

This day Edwin M. Jolliff 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 Helen L. Jolliff, deceased, late of Liberty Township, Union County, 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 andthe probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Edwin M. Jolliff, 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 he is hereby directed not to continue decedents business, but close

the same up forthwith, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the estate of Helen L. Jolliff, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day Edwin M. Jolliff appeared in open Court, accepted the appointment as Administrator of the Estate of Helen L. Jolliff, deceased, and gave and filed herein his Bond in the sum of Seven thousand Dollars, conditioned according to law, with Ohio Casualty Insurance Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Edwin M. Jolliff that Earl Fout, Russell Wilson and Okey Dillion be appointed appraisers of said estate; 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 \$.....John W. Dailey, Judge (Seal).

In the matter of the Estate of Lottle Coe Myers, deceased.

Order for Appointment and for Bond.
The Last Will of Lottie Coe Myers, deceased, late of Marysville in said County, having heretofore been duly proved and allowed; this day Herbert C. Wright, the Executor named in said Will, appeared in open Court, and made and filed an application under oath, as required by law, to be appointed as such Executor, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said Herbert C. Wright is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving Bond with sureties as required by law in the sum of Twenty-one hundred (\$2,100.00) Dollars; and this cause is continued. John W. Dailey, Judge (Seal).

Bond approved and letters issued orders to publish notice.

This day Herbert C. Wright appeared in open Court, accepted the trust as Executor of the Estate of Lottie Coe Myers, deceased, and gave and filed herein his Bond in the sum of \$2,100.00 Dollars, conditioned according to law, with the Fidelity and Deposit Company of Maryland and... 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 thereor C. Wright; 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 \$..... John W. Dailey, Judge (Seal).

In the matter of the Guardianship of the Estate of Ida R. Lingrel, an incompetent. Order approving inventory.

This day an Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or 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. John W. Dailey, Probate Judge (Seal).

15423 In the matter of the Estate of Carrie B. Miller, deceased.

This day an Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or 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. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of David Cushman, deceased. Authority to transfer Real Estate. This day came James M. Cushman, one of the heirs at law of David Cushman, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal). In the matter of the Estate of Clara Coons, deceased. Sale of Personal Property Confirmed. This day came Ben Potts, administrator, of the estate of Clara Coons, deceased and filed his report of the public sale of certain personal property of said decedent; and the Court, having carefully examined the same, finds said proceedings in all respects regular and in conformity to law and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal). 15363 In the matter of the Estate of Nettie M. Curry, deceased. Sale of Personal Property Confirmed. This day came Meda Decker, administratrix of the estate of Nettie M. Curry, deceased and filed her report of the public sale of certain personal property of said decedent; and the Court, having carefully examined the same, finds said proceedings in all respects regular and in conformity to law and therefore approves and confirms the same. John W. Dailey, Probate Judge (Seal). - April 30th, 1948 In the matter of the Estate of Cora Matteson, deceased. Order to Recrod Proof of Publication of Notice of Appointment. This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Elizabeth Matteson as Administratrix of the Estate of Cora Matteson, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal). In the matter of the Estate of Laura A. Cushman, deceased. Order to record proof of publication of notice of appointment. This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Jim Cushman as Administrator of the Estate of Laura A. Cushman, 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. John W. Dailey, Judge (Seal) 15081-B In the matter of the Estate of Amelia M. Burns, deceased. Order of Record Proof of Publication of Notice of Appointment. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of William W. Burns as Administrator de Bonis Non with the Will Annexed of the Estate of Amelia M. 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. John W. Dailey, Judge (Seal). IN THE PROBATE COURT OF UNION COUNTY, OHIO Order approving publication of accounts. This day proof of publication of notice of filing accounts and vouchers of administration was made, and the court hereby approves the same, and orders of notice aforesaid to be entered upon the journal of this Court in full: said notice is as follows, to-wit: 15358 McKinley Haines, guardian of the estate of Agnes Gibson, first account. 5300-A Herbert Hooper, executor of the estate of Josie M. Caldwell, first and final account. 15332 Cary C. O'Briant, administrator of the estate of Mary M. O'Briant, first and final account. 15317-A 15269 15352 Cary C. O'Briant, executor of the estate of James O'Briant, first and final account. Bertha L. Matlack, guardian of the estate of Zaidee Chandler, first account. William Swartz, administrator of the estate of Cora B. Engle, first and final account. 10695-D Charles H. Brown, guardian of the estate of John R. Jerew, seventh account. 14852 Priscilla Boylan, guardian of the estate of Elizabeth Dean Boylan, third account. Vada Davis, administratrix of the estate of Clarence Davis, first and final account. 15312-A C. A. Hoopes, executor of the estate of Mary M. Blain, first and final account. 15344 Addie Stiggers, administratrix of the estate of H. Clay Stiggers, first and final account. 15337 Margaret A. Claar, administratrix of the estate of Herbert Claar, first and final account. 16356 Minnie A. Mosely, administratrix of the estate of Frank W. Moseley, first and final account. John W. Dailey, Probate Judge (Seal). 15418 In the matter of the Estate of Lewis Jay Lake, deceased. Orders on Filing Inventory and Appraisement. This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate, It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 12th day of May 1948, at 10 O'clock A.M., anad that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by notice in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be parsonally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Carrie B. Miller, deceased.

Order to Record Proof of Publication of Notice of Appointment.

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of William L. Coleman as Administrator of the Estate of Carrie B. Miller, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey, Judge (Seal).

May 1st, 1948

In the matter of the Estate of Eva M. Converse, deceased.

Authority to transfer title of automobile. Probate Court, Union County, Ohio
Whereas, on the 12th day of October, 1947, the said Eva M. Converse died, possessed of an
automobile, of which the following is a description: Year 1934 No. of Cylinders 4 Motor No.
134150 Make Ford Manufacturer's Serical No......Body Type Victoria Cpe Model 40 Horse Power
30.0. Certificate of Title No.......And whereas, on the 1st day of May 1948, the above
described automobile was transferred to Everett Shooks, Plain City, Ohio By Order of the Court
as appears on the journal of said Probate Court, Vol. 53, Page 604; The Clerk of Courts of
the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to
the above described automobile, to Everett Shooks, Plain City, Ohio, the party named herein.

John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Eva M. Converse, decessed.

Order to Transfer Certificate of Title to Motor Vehicle.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and she hereby is authorized to issue a Certificate of Title to Everett Shooks, Plain City, Ohio in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of James F. Mitchell, deceased.

Orders on Filing of Schedule of Claims-Confirming Without Notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

May 4th, 1948

Authority to transfer Real Estate.
This day came Charlotte Moody Pray, Administratrix With the Will Annexed of the estate of Bertha K. Moody, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

Guardianship of the Estate of Nan Longbrake, an incompetent.
Filing of first and final account.

Yhis day came Same Westlake, Guardian 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 26th day of June 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

April 30th, 1948

15272 Orders on Settlement In the matter of the estate of Eva K. Jolliff, deceased. First and final account.

This day the first and final account of Charles L. Jolliff, Administrator of the Estate of Eva K. Jolliff, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 Courtefindshthat said account dulythalanced, and said estate settled according to law. It is ordered that said account and said estate settled according to law. It is ordered that said account and the fiduciary and his bondsmen be released and discharged, except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Flora E. Lewis, deceased. Orders on Settlement of account. This day the First Account of H erman J. Lewis, Administrator of the Estate of Flora E. Lewis, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Abbie Daum, deceased. Orders on Settlement of account. This day the First and Final Account of Clara K. Huber, Administratrix of the Estate of Abbie Daum, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmen be released and discharged, except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of G. M. Howard, deceased. Orders on Settlement of account. This day the First and Final Account of Albert Howard, Executor of the Estate of G. M. 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 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmen be released and discharged, except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Harry G. Lilly, deceased. Orders on Settlement of account. This day the First and Final Account of Lucile Brown, Administratrix of the Estate of Harry G. Brown, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all the matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects july and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmenbbe released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Lewis C. Kelsey, deceased. Orders on Settlement of account. This day the First and Final Account of George N. Kelsey, Administrator of the Estate of Lewis C. Kelsey, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmen be released and discharged, except for fraud or mamifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Geroge W. Hunt Sr., deceased. Orders on Settlement of account. This day the First and Final Account of Lovelace Bee Hunt, Executrix of the Estate of George W. Hunt Sr., deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and bondsmendbe released and discharged, except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Elmer Eugene Drumm, deceased. Orders on Settlement of account. This day the First and Final Account of Joseph E. Drumm, Administrator of the Estate of Elmer Eugene Drumm, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appaering 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and bondsmen be released and discharged, except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Ralph W. Boggs, deceased. Orders on Settlement.of account. This day the First and Final Account of Grace Boggs, Executrix of the Estate of Ralph W. Boggs, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 confimred. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Lincoln Jay Cook, deceased. Orders on Settlement of account This day the First and Final Account of Pearl McIlroy, Administrator of the Estate of Lincoln Jay Cook, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and bondsmen be released and discharged, except for fraud or manifest error. John W. Dailey! Probate Judge (Seal).

In the matter of the Guardianship of Glen Coe Jr. and Don Coe. Orders on Settlement of account. This day the First and Final Account of Glen Coe, Guardian of Glen Coe Jr. and Don Coe came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, 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 Account and the proceedings herein be recorded in the Records of this office. It is further ordered said Guardian and his bondsmen be released and discharged, except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

14413-A
In the matter of the Guardianship of Sarah Jane Findlay. Orders on Settlement of Guardian's Account.

This day the First Account of Mary E. Westlake, Guardian of Sarah Jane Findlay came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewithand all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of Forty-eight and 50/100-Dollars, (\$45.50) and the securities as listed in said account, in the hands of said Guardian due said Ward. Costs paid It is ordered that said Account and the proceedings herein be recorded in the Records of this office. John W. Dailey, Probate Judge (Seal).

In the matter of the Guardianship of Richard Spencer. Orders on Settlement of Guardian's Account.

This day the First Account of Geroge W. Spencer, Guardian of Richard Spencer came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of Seven hundred ninety-five & 54/100 Dollars, (\$795.54) and the securities as listed in said account, in the hands of said Guardian due said Ward. Costs paid. It is ordered that said Account and the proceedings herein be recorded in the Records of this Office. John W. Dailey, Probate Judge (Seal)

. May 4th, 1948

In the matter of the Estate of Harriet B. Worthington, deceased.

Orders on Filing of Schedule of Claims-Confirming Without Notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

May 5th, 1948

In the matter of the Estate of Francis Warner, deceased.

Authority to transfer title of Automobile

Wheras, on the 20th day of April, 1948, the said Francis Warner died, possessed of an automobile, of which the following is a description: Year 1940 No. of Cylinders 6 Motor No. 3058341 Make Chevrolet Manufacturer's Serial No.1KAO1-12055 Body Type Coupe-2 Model Spec. Del. Horse Power 29.4 Certificate of Title No. 7246. And whereas, on the 23rd day of April 1948, the above described automobile was transferred to Mary Ada Warner by court order as appears on the journal of said Probate Court, Vol. 53, Page 598; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Mary Ada Warner, the party named herein. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Francis Warner, deceased.

Order to transfer Certificate of Title to Motor Vehicle.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Mary Ada Warner in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal).

May 6th, 1948

In the matter of the Estate of David Austin Lewis, deceased.

Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

In the Matter of August Casper Schwartzkopf, Mentally Ill
Oders for Hearing and for Notice
This day and for Notice

This day an affidavit alleging August Casper Schwartzkopf to be mentally ill was filed in this Court by AlmavSchwartzopf. It is ordered that the hearing on the affidavit be had before this Court at Marysville, Ohio on the 7th., day of May, 1948 at 1:00 o'clock P.M. and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause continued John W. Dailey, Probate Judge (SEAL) 15434

In the Matternand and For Suppoend rtzkopf, Mentally Ill

This day an affidavit alleging August Casper Schwartzkopk to be mantally ill was filed in this a Court by Alma Schwartzkopf. It is therefore ordered that a warrant of dention issue to H.S.Roosa Sheriff of Union County, Ohio, commanding him to apprehend said person and detain him at Union County Jail and brimging before this Court at Marysville, Ohio on the 7th., day of May at1948, at 1:00 o'clock P.M.. It is further ordered that subpoehas issued to P.D. Longbrake and Dr. Angus MacIvor registered physicians of Ohio have had at least three years experience in the practice of medicine and for medical witnesses, to appear at the time and place aforesaid; and this cause is continued. John W. Dailey, Probate Judge(Seal)

In the matter of the Estate of Martha W. Edwards, deceased.

Order for appointment and for bond. This day James A. Edwards appeared in open Court, and made and filed an application under oath as required be law to be appointed as Administrator of the Estate of Martha W. Edwards, deceased, late of Millcreek Township in said County, and an affidavit that there is not toknowledge 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 James A. Edwards is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with suraties as required by law in the sum of Twenty-one hundred----Dollars, and that he is hereby directed not to continue decedents business but close the same up forthwith, and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the Estate of Martha W. Edwards, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day James A. Edwards appeared in open Court, accepted the appointment as Administrator of the Estate of Martha W. Edwards deceased, and gave and filed herein his Bond in the sum of Twenty-one hundred---Dollars, conditioned according to law, with Ohio Casualty Ins. Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said James A. Edwards that Homer Christian, Shields Sweeney and Allen Haggard be appointed appraisersof said estate; that notice of said appointment be published as required by Lw; that this proceeding be recorded, and that said Administrat...pay the costs herein taxed at \$....John W. Dailey, Judge (Seal).

15436 In the Matter of the Estate of Flora L. Ogan, deceased

ENTRY-On Presentation of Will for Probate
An application having been this day presented to the Court by Nora B. Gabriel praying that an instrument in writing purporting to be the last will and testament of Flora L. Ogan deceased, be admitted to probate: It is ordered that a hearing on the said application be had on the 17th. day of May, 1948 at 10:00 A.M. and that 5 days notice, in writing, of the presentataion of said will of the application for the additission of the same proabts, be given in the manner provided by law, to the surviving spouse and to all persons, known to be a resident of the State of Ohio, who would be entitled to inherit from the decedent under the statues of the decedent and distribution, if the decedent had died intestate, excepting any such person who would, be entitled to inherit from the decedent solely by reason of relationship to a deceasedd spouse thereof. John W. Dailey (SEAL).

In the matter of the Estate of Patrick H. Ryan, deceased.

Orders on Filing of Schedule of Claims-Confirming Without Notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

May 7th, 1948

In re Guardianship of Emma Jane Elliott, an incompetent person.

Journal Entry Terminating Guardianship.

This cause came on this day to be heard on the application of Emma Jane Elliott, the ward herein, for an order of the Court terminating this guardianship. And the Court, having heard the evidence offered in support of said application, finds that said Emms Jane Elliott has recovered her normal and physical condition and that the necessity for this guardianship has ceased to exist. It is, therefore, by the Court ordered that the relation of guardian and ward now existing between the said Milo L. Myers and the said Emma Jane Elliott be and it is hereby terminated, and the said ward is hereby restored to the full control of her property, as before the establishment of said guardianship. It is further ordered that said guardian shall file an account in full settlement of his guardianship within fifteen days from date, and pay over and deliver to said Emma Jane Elliott all the funds and property in his possession as such guardian. John W. Dailey, Judge (Seal) Approved: Todd Hoopes, Attorney for Emma Jane Elliott, Milo L. Myers, Guardian of Emma Jane Elliott.

In the Matter of the Estateobottie Coe Myers, Deceased
Orders of Filine Inventory and Appraisement
This day an Inventory and Appraisement in the above captioned estate was filed in this Court
by the fiduciary of the said estate. It is ordered that the approval of the said Inventory and
Appraisement be set for hearing before this Court on the 19th. day of May 1948 at 10 o'clock
A.M. and that notice of the said hearing be given all persons entitled to notice under the law
of the State of Ohio by notice in the Marysville Tribune at least ten days prior to the date
of said hearing; except those who have waived said notice or who will hereafter be personally
served by the fiduciary herein, at least lo days prior thereto John W. Dailey Probate Judge.

115372 In the Matter of the Estate of Ira Dewayne Wells, deceased Orders of Filing of Schedule of Claims- Confirming without notice This day a schudule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on the said of Scheduleeof Claims be had forthwith that the action of the fiduciary herein, in allowing and classifying wlaims be confirmed; and that the same be recorded John W. Dailey Probate Judge 15434

In the matter of August Casper Schwartzkopf, Mentally ill.

Order of Commitment. This day this cause came on further to be heard, and the said August Casper Schwartzkopf was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. P. D. Longbrake and Dr. Angus MacIvor the medical witnesses, and of....and being satisfied that said August Casper Schwartzkopf is mentally ill; that he has a legal settlement in village of Marysville...Township, in Union County; that he has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not recieved relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that his mental illness 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 specialized care and treatment at the State Hospital, Columbus, Ohio. It is therefore ordered that Dr. P. D. Longbrake and Dr. Angus MacIvor, the medical witnesses in attendance, make out a medical certificate, setting forth the facts as is provided by law; And it is furtherordered that an application be made to the Superintendent of said Hospital for the admission of said August Casper Schwartzkopf and that a copy, under seal, of the certificate of said medical witnesses and of the findings in this case, be transfmitted to said Superintendent; and it is further ordered that said August Casper Schwartzkopf be committed into the custody of Sheriff of Union County until he can be admitted into said Hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal).

May 10th, 1948

15416-A Elizabeth Matteson, administratrix of the estate of Cora Matteson, deceased, Plaintiff-vs-Benjamin V. Matteson, a minor etc et al, Defendants.

On the application of F. LeRoy Allen, Attorney for plaintiff herein it appearing to the Court that Benjamin V. Matteson one of the defendants herein, has been duly served with summons, and he is a minor of the age of 20 years, it is ordered that Luther Liggett be and he is hereby appointed Guardian Ad Litem for said minor defendant. John W. Dailey, Judge (Seal). 15221-A

In the Matter of the Estate of Jacob Greenbaum, Deceased Orders on Filing of Schedule of Claims-Confirming Without Notice. This day a schedule of Claims in the above captioned estate was filed in thei Court by the fiduciary of the said estate. It is ordered that hearing on the said Schedule of Claims be has forthwith that the action of the fiduaciary herein, allowing and classifying claims, be confirmed and that the same be recorded John W. Dailey Probate Court(SEAL)

15416-A Elizabeth Matteson, Administrator of the Estate of Cora Matteson, deceased, Plaintiff -vs-Benjamin V. Matteson, a minor 20 years of age, et al, Defendants.
This matter came on to be heard upon the Petition of Plaintiff for authority to sell real estate of the above decedent to pay debts of her estate and the answer of Luther Liggett, Jr. Guardian Ad Litem of Benjamin V. Matteson, a minor, the answer and cross petition of the Defendant, The Richwood Banking Company, Mortgagee, and the evidence. The Court finds that the Defendant, Elizabeth Matteson, has voluntarily entered her appearance and consents to the sale prayed for and that all parties are properly before the Court and that the prayer of the Petition should be granted. The Court further find that the real estate described in the Petition was appraised by the appraisers of the estate at Four Thousand One Hundred Fifty Dollars (\$4150.00) and that a further appraisement is dispensed with. The Court further finds that the bond heretofore given by the Plaintiff as Administratrix of the estate of Cora Matteson, deceased, in the amount of Five Thousand Dollars (\$5000.00) is sufficient and that the filing of an additional bond is dispensed with. It is further ordered that said Elizabeth Matteson, as such Administratrix, sell said real estate at private sale at not less than Four Thousand One Hundred Fifty Dollars (\$4150.00), being the appraised value thereof for cash. And it is further ordered that said Elizabeth Matteson, as such Administratrix make return of sale without unnecessary delay. John W. Dailey, Judge (Seal). Approved: Allen & Allen, Attorneys for plaintiff, Attorneys for Plaintiff.

In the matter of the Estate of Jacob Greenbaum, deceased, Robert F. Allen, Administrator. Upon the application of Robert F. Allen, Administrator of the Estate of Jacob Greenbau, deceased, the evidence and the Court being fully advised in the premises, it is ordered that said Administrator is authorized to pay F. LeRoy Allen, Attorney fees in the amount of One Hundred Dollars (\$100.00) in connection with representation in the case in the Common Pleas Court of Union County, Ohio, entitled Edith Greenbaum, Plaintiff, vs. Robert F. Allen, Administrator of the Estate of Jacob Greenbaum, deceased, Defendant, No. 16154. John W Dailey, Judge (Seal).

Estate of Jacob Greenbaum, deceased. Filing of first and final account.

15221-A

This day came Robert F. Allen, 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 26th day of June 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the Adoption of Betty Lou Hodge
Orders for Hearing and for Notice and for Appointment of Next Friend.
This day James L. Perkins and Doris Elizabeth Perkins appeared in open Court and filed herein a petition for leave to adopt Betty Lou Hodge, a child, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said Court at Marysville, Ohio, on the 11th day of June, 1948, at 10 O'clock, A.M. It is further ordered that Undine Dailey be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall, at least three days prior to the date set forth for hearing submit to the Court a full report, in writing; and this cause is continued. John W. Dailey, Probate Judge (Seal).

In the matter of the Adoption of Martha Jean Grant.

Orders for hearing and for notice and for appointment of Next Friend.

This day Martha Ester Spence and David Spence appeared in open Court and filed herein a petition for leave to adopt Martha Jean Grant, a child, and for a change of the name of said child to Martha Jean Spence, the full name by which said child shall be known after adoption. It is ordered that hearing of said petition and the examination, under oath, of all the parties in interest who may be present and to whom lawful notice has been given, be had before said Court at Marysville, Ohio, on the 11th day of June, 1945, at 10 O'clock, A.M. It is further ordered that Undine Dailey be, and hereby is appointed to act as next friend to the child sought to be adopted, and who shall at least three days prior to the date set forth for hearing, submit to the Court a full report, in writing; and this cause is continued. John W. Dailey, Probate Judge (Seal).

May 11th, 1948

In the matter of the Estate of John Kilfian, deceased.

Authority to transfer title of automobile.

Whereas, on the 18th day of March, 1948, the said John Kilfian died, possessed of an automobile, of which the following is a description: Year 1937 No. of Cylinders 6 Motor No. 692889

Make Chevrolet Manufacturer's Serial No. 1GAO427024 Body Type 5 W. Coupe Model LGA Horse

Power 29.44 Certificate of Title No. 8020291. And whereas, on the 10th day of May 1948, the above described automobile was transferred to Walter Junior Sanderson on order of distribution in kind, Schedule F. in Inventory and Appraisement as appears on the journal of said Probate Court, Vol. 53, Page 609; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Walter Junior Sanderson, the party named herein. John W. Dailey, Probate Judge, By Mary Sanders, Dep. Clkr.

Elizabeth Matteson, Administratrix of the Estate of Cora Matteson, deceased, Plaintiff -vs-Benjamin V. Matteson, a minor 20 years of age, et al, Defendants. This day this cause came on to be and was heard on the report of Elizabeth Matteson, Administratrix as to her proceedings under this court's former order to sell certain real property for cash at private sale and upon oral motion by Plaintiff 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 of all the right, title, and interest of the said Cora Matteson, deceased, in said real estate to the purchaser, William Lee Hagenlocker and Dorothy Lee Hagenlocker upon the said purchaser paying the full amount of said purchase price in cash to the Plaintiff. And now this cause coming on further to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale amounting to the sum of Five Thousand Dollars (\$5000.00) the Court finds that there is due to the said Defendant, The Richwood Banking Company, upon the note set forth in its enser and cross Petition from the estate of said Cora Matteson, deceased, the sum of One Thousand Two Hundred Six and 59/100 Dollars (\$1206.59) with interest thereon at five percent from the date of this entry; that the said Cora Matteson, deceased, to secure the payment of said promissory note gave a mortgage upon the premises in the Petition described, which was a valid and subsisting lien upon said premises and now upon the fund in the hands of said Administratrix, arising from the sale of said pemises. It is ordered that an Entry of Release and Satisfaction of said mortgage lien be entered on record in the office of the Recorder of Union County, Ohio, according to law. It is further ordered that said Administratrix, out of the money in her hands pay: First: The costs and expenses incurred in the sale of said property including the following: To Allen & Allen, attorney fees \$22.00 To Elizabeth Matteson, Administratrix percentum \$220.00 To Allen & Allen, for stamps on deed \$6.05 To Allen & Allen for preparing continuation of abstract as per agreement for private sale \$16.00 To John W. Dailey, court costs, land sale \$27.42 Second: To the Treasurer of Union County taxes \$17.76 Third: To The Richwood Banking Company on the note and mortgage set forth and described in its answer and cross petition herein, the amount found due by the Court, to-wit: \$1206.59 Fourth: It is further ordered that the balance be accounted for by said Administratrix according to law, the sum of \$3286.18 Total \$5000.00. And it is further ordered that this proceeding be recorded and that above payments be made including the costs herein out of the proceeds of said sale within ten days. John W. Dailey, Probate Judge (Seal). Approved: Allen & Allen, Attorneys for Plaintiff.

In the matter of the Estate of John Kilfian, deceased.

Order to transfer Certificate of Title to Motor Vehicle.

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to Walter Junior Sanderson in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge By Mary Sanders, Dep. Clk. (Seal).

In the Matter of the Estate of Thomas Tracy, deceased
Authority to Transfer Real Estate
This day Hettir Tracy, one of the heirs of the estate of Thomas Tracy, deceased, and filed here
in her application duly verified, which application is attached hereto and made a part hereof for an order directing the transfer of certain real estate belonging to said decedent, as
set forth in the application. It appearing to the satisfaction of the Court that all the reresentations set forth in said application are true; that the description of the said real
estate and the list of persons to whom each such parcel thereof passed by decent of devise
is as set forth in said application; and it appearing to the satisfaction of the Court that

the law has been fully complied with by said applicant; it is hereby ordered that the said real estate be transferred upon the dublicate for the transfer of said real estate, together persons named therein and that a certificate for the transfer of said real estate, with the description contained in the application, be filed with the Recorder of the proper County for Record, as provided by law. John W. Dailey Probate Judge (SEAL) 15441 In the Matter of the Estate of C.W. Rea, deceased Entry-On Presntation of Will for Probate Am application having been this day presented to the Court by Herbert Rea praying that an instrutment in writing purporting to be the last will and testament of C.W.Rea, deceased, be admitted to probate: All next to kin resident of the State of Thio have waived notice. It is ordered that a hearing on the said application be had on 11th day of May, 1948 at 2 P.M. John W. Dailey Probate Judge(Seal) 15441 In the matter of the Will of C. W. Rea, deceased. Order Admitting to Probate and Record. This matter came on this day further to be heard, on the application of Herbert Rea to admit to probate and record the Will of C. W. Rea, 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 that the surviving spouse and those persons, who are known to be resident of The State of Chio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), have been duly served with notice of the filing of said Will and of the application to admit it to porobate 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 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the Will of said C. W. Rea 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, being satisfied as to its jurisdiction herein, orders the admitting of said Will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal). In the matter of the Estate of C. W. Rea, deceased. Order for Appointment and for Bond. he Last Will of C. W. Rea, deceased, late of Liberty Township in said County, having heretofore been duly proved and allowed; this day Herbert Rea, the Executor named in said Will, appeared in open Court, and made and filed an application under oath, as required by law, to be appointed as such Executor, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said Herbert Rea is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving Bond with sureties as required by law in the sum of Two thousand one hundred Dollars; and this cause is continued. John W. Dailey, Judge (Seal). 15441-A In the matter of the Estate of C. W. Rea, deceased. Bond Approved and Letters Issued Orders to Publish Notice. This day Herbert Rea appeared in open Court, accepted the trust as Executor of the Estate of C. W. Rea, deceased, and gave and filed herein his Bond in the sum of Two thousand one hundred and no/100 Dollars, conditioned according to law, with Herbert Rea and The Home Indemnity Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent ot said Herbert Rea; 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 \$ John W. Dailey, Judge (Seal). 15429 In the matter of the Estate of Lawson E. Boggs, deceased.

Order Approving Inventory. this day an Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or 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. John W. Dailey, Probate Judge (Seal).

May 12th, 1948

15418 In the matter of the Estate of Lewis Jay Lake, deceased. Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

15433 In the matter of the Estate of Helen L. Jolliff, deceased. Orders on Filing Inventory and Appraisement.

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 25th day of May 1948, at 10 O'clock A.M., anad that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by the Sheriff of Union County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal). In the Matter of the Estate of Charles D. Green, deceased

OREDRES ON FILING SCHEDULE OF CLAIMS -- CONFIRMING Without Notice This day a shedule of cliams in the above captioned estate was filed in this Court by the fiduciary of the said estate. It is ordered that the hearing on the dais schedule of Cliams be has forthwith that the action of the fiduciary herein, in allowing and classifying cliams, be confirmed and the same be recorded John W. Dailey, Probate Judge (SEAL)

In the matter of the Estate of Charles William Brown, deceased.

Orders on Filing of Schedule of Claims-Confirming Without Notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed, and that the same be recorded. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Grover Franklin Schultz, deceased.

Orders on Filing of Schedule of Claims-Confirming Without Notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

Estate of Grover Franklin Schultz, deceased.

Filing of first and final account?
This day came Bernice Gene Schultz, Administratrix 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 26th day of June 1948, at 10:00 Ogclock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Bessie A. Burnside, deceased.

Order for Appointment and for Bond.
This day Harry A. Burnside 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 Bessie A. Burnside, deceased, late of Peoria, Ohio, in said County, and an affidavit that there is not to hisknowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Harry V. Burnside 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 is continued. John W. Dailey, Judge (Seal).

In the matter of the Estate of Bessie A. Burnside, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day Harry V. Burnside appeared in open Court, accepted the appointment as Administrator of the Estate of Bessie A. Burnside, deceased, and gave and filed herein his Bond in the sum of Two thousand one hundred Dollars, conditioned according to law, with The Home Indemnity Company and... as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Harry A. Burnside that Harry Woods, O. H. Shaw and George Hamilton be appointed appraisers of said estate; 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 \$.....John W. Dailey, Judge (Seal).

May 13th, 1948

Guardianship of the Estate of Emma J. Elliott, an incompetent person.

Filing of Second and final account.

This day came Milo L. Myers, Guardian of said estate, and filed his second and final account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 26th day of June 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

Estate of J. P. Schalip, deceased.

Filing of first and partial amended account.

This day came Clarence Schalip, Executor of said estate, and filed his first and partial amended account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 26th day of June 1948, at 10:00 O'clock A.M.; and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Porbate Judge (Seal).

In the matter of Lulu Mae Reyner, alleged to be mentally ill.

Orders for hearing and for notice.

This day an affidavit alleging Lulu Mae Reyner to be mentally ill was filed in this Court by W. C. Reyner. It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio, on the 17th day of May, 1948 at 1:00 O'clock P.M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey, Probate Judge (Seal) 15443

In the matter of Lulu Mae Reyner, alleged to be mentally ill. Orders for Warrant and for Subpoena.

This day an affidavit alleging Lulu Mae Reyner to be meantally ill was filed in this Court by W. C. Reyner, and bring her before this Court, at Marysville, Ohio, on the 17th day of May 1945, at 1:00 O'clock P.M. It is further ordered that subpoenas issue to....for Dr. E. J. Marsh and Dr. P. D. Longbrake, registered physicians of Ohio who have had at least three years' experience in the practice of medicine, and for medical witnesses, to appear at the time and place aforesaid; and this cause is continued. John W. Dailey, Probate Judge (Seal).

May-14th, 1948

In the matter of the Estate of Edna M. Howard, deceased.

Orders on Filing Inventory and Appraisement.

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 27th day of May 1948, at 10 O'clock A.M., anad that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by Sheriff of Union and Sheriff of Pickeway County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal).

15436

D. C. Reed, Administrator of the Estate of Loren C. Reed, deceased, Plaintiff - vs- Letitia Reed, et al. Defendants.

This day came the plaintiff and filed herein an affidavit according to law for the purpose of procuring service by publication; and it appearing to the Court that service of summons cannot be made in this state upon Byron E. Reed, whose residence address is 716 Millington, Winfield, Kanşas; it is ordered that publication be made for six consecutive weeks in a newspaper printed in this county; that it contain a summary statement of the object and prayer of the petition, mention the Court wherein it is filed, and notify said Byron E. Reed, thus to be served, when he is required to answer. John W. Dailey, Judge (Seal) Approved:

______Attorney for Administrator.

May 17th, 1948

In the matter of the Will of Flora L. Ogan, deceased. Order Admitting to Probate andRecord. This matter came on this day further to be heard, on the application of Nora B. Gabriel to admit to probate andrecord the will of Flora L. Ogan, deceased, late of the Village of Richwood in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse, and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said dece ent solely by reason of relationship to a deceased spouse thereof), have been duly served with notice of the filing of said will and of the application to admit it ot 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 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Flora L. Ogan, deceased; that it was duly executed and attested; and that the said testator, at the time of signing her will was of full age, of sound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Seal). 15436-A

In the matter of the Estate of Flora L. Ogan, deceased.

Order for Appointment and for Bond.

The last Will of Flora L. Ogan, deceased, late of Richwood, Ohio in said County, having heretofore been duly proved and allowed, this day George L. Stults appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator with the Will Annexed of the Estate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said George L. Stults is a suitable person and legally competent, it is ordered that he be appointed as such Administrator withthe Will Annexed upon giving bond with sureties as required by law in the sum of Twenty-one hundred and no/100 Dollars, and this cause is continued. John W. Dailey, Judge (Seal).

In the Matter of the Estate of Flora L. Ogan, deceased

BOND APPROVED and Letters Issued Appointment of Appraisers Orders to Publish Notice

This day George L. Stults appeared in open Court accepted the appointment as Administrator with

Will annexed of the Estate of Flora L. Ogan deceased landhegave and filed herein his Bond
in the sum of Twenty-one -hundred Dollars conditioned according to law, with the Western

Surety Company as surties which Bond is approved by the Court. It is therefore ordered that

Letters of Administration with the will annexed issued to the said George L. Stults that

Sturgis Cheney, T.A. McVicker and Glenne Oman be appointed appraisers to fathe said estate;
that notice of the said appointment be published as required by law; that this proceedings
be recorded and that the said Administrator with the Will annexed pay the costs herein taxed.

\$..... John W. Deiley Probate Judge (SEAL)

In the matter of the Estate of J. R. Moore, deceased.

Whereas, on the 11th day of April, 1948, the said J. R. Moore died, possessed of an automobile, of which the following is a description: Year 1936 No. of Cylinders 6 Motor No. M6662289 Make Chevrolet Manufacturer's Serial No. 9FC07-32133 Body Type Coupe Mode Standard Horse Power 26.3 Certificate of Title No. 5017192. And whereas, on the 17th day of May 1948, the above described automobile was transferred to John F. Moore on an order of Distribution as appears on the journal of said Probate Court, Vol 53, Page 612; The Clerk of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to John F. Moore, the party named herein. John W. Dailey, Probate Judge (Seal).

15445 In the matter of the Estate of J. R. Moore, deceased.

Relieving Estate from Administration.
This day this cause came on to be heard upon the application of John F. Moore for an order to relieve from administration the estate of the within named decedent. It appearing to the Court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application is unnecessary 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. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of J. R. Moore, deceased.

Journal Entry-Approving Report of Distribution. Probate Court, Union County, Ohio.

This day this matter came on for hearing on the Report of Distribution of property in the above entitled estate. It appearing to the Court that said Report is, in all respects, correct and that such distribution has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said John F. Moore pay the costs herein, taxed at \$\frac{1}{2} \cdots \cdots \cdot \cdots \cdot \cdot

May 17th, 1948 In the matter of Lula Mae Reyner, mentally ill. Order of Commitment. This day this cause came on further to be heard, and the said Lula Mae Reyner was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. E. J. Marsh and Dr. P. D. Longbrake, the medical witnesses, and of and being satisfied that said Lula Mae Reyner is mentally ill; that she has a legal settlement in Liberty Township, in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next preceding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; hat her mental illness has occurred during the time she has resided in this state; that her being at large is not dangerous to the community; and that she is a suitable person for specialized care and treatment at the Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Dr. E. J. Marsh and Dr. P. D. Longbrake, the medical witnesses in attendance, make out a medical ceptificate, setting forth the facts as is provided by law; And it is furtherordered that an application be made to the Superintendent of said Hospital for the admission of said Lula Mae Reyner, and that a 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 Lula Mae Reyner be committed into the custody of W. C. Reyner until she can be admitted into said Hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal). In the matter of the Estate of J. R. Moore, deceased. Order to transfer Certificate of Title to Motor Vehicle. This day this cause came on to be heard upon thepetition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and he hereby is authorized to issue a Certificate of Title to John F. Moore in accordance with the prayer of thepetitioner. John W. Dailey, Probate Judge (Seal). In the matter of Celia M. Grubb, alleged to be mentally ill. Orders for hearing and for notice. This day an affidavit alleging Celia M. Grubb to be mentally ill was filed in this Court by Charles W. Grubb. It is ordered that hearing on the affidavit be had before this Court at Marysville, Ohio, on the 18th day of May, 1948, at 1:00 O'clock P.M., and that written notice of said hearing be given by mail or otherwise to all persons entitled to notice under the law of the State of Ohio; and this cause is continued. John W. Dailey, Probate Judge (Seal). In the matter of the Guardianship of Minnie Snedeker, an incompetent.

This day Marion C. Winter, the Guardian herein, filed his application for compensation as Guardian in the amount of \$245.22. It is ordered that said application be assigned for hearing before the Court on the 1st day of June 1948 at 1:00 Occlock P.M. and that said Guardian give notice thereof to all known next of kin of his ward, Minnie Snedeker, by registered mail with red card return or secure waivers prior to the time of hearing. John W. Dailey, Probate Judge (Seal). In the matter of the Guardianship of Minnie Schertzer, an incompetent. This day Marion C. Winter the Guardian herein filed his application for compensation as Guradian in the amount of \$281.12. It is ordered that said application be for hearing before the Court on the 19th day of May 1948 at 1:00 O'clock P.M. It further appearing to the Court that the known next of kin of said ward resident of the State of Ohio is Roger E. Oman, a minor age 14 years and Richard A. Oman a minor age 12 years, it is ordered that Milo L. Myers be appointed Guardian Ad Litem for each of said minors for said hearing. John W. Dailey Probate Judge (Seal). 15444 In the matter of Celia M. Grubb, alleged to be mentally ill. Orders for Warrant and for Subpoens. This day an affidavit alleging Celia M. Grubb to be mentally ill was filed in this Court by Charles W. Grubb and bring her before this Court, at Marysville, Ohio, on the 18th day of May, 1948, at 1:00 O'clock P.M. It is further ordered that subpoenas issuefar Dr. James M.

Snider and Br. JE . Marsh der registered pysicians of Ohio who have had at least three years! experience in the practice of medicine, and for medical witnesses, to appear at the time and place aforesaid; and this cause is continued. John W. Dailey, Probate Judge (Seal).

May 18th, 1948

In the matter of the Adoption of Diana Lou Handa. Final Decree of Adoption, Dispensing with probationary period. This day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition are true; that the child has been placed in the home of the petitioners by The Lutheran Children's Aid Society of Cleveland, Ohio, and having been so placed in accord with the laws relating to the placement of children in foster homes; and that said child has lived in the home of the petitioners continuously since the 12th day of November, 1946, and the next fried, Mary Margaret Sumwell, has recomended the adoption. And the Court having examined the husband and wife separate and apart and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petithoners are suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to Dianan Lou Justice, the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said child's birth certificate, filed with the petition, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio. John W. Dailey, Probate Judge (Seal).

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n the matter of the Adoption of Leroy Gowin Jr.
Final Decree of Adoption, Dispensing with Probationary Period.
This day this matter came on to be heard and the Court proceeded to a full hearing, together
with the examination under oath, of all the parties in interest who were present and to whom
lawful notice had been given, and no objection was made to the Court against the adoption.
Whereupon, it appearing to the Court that all of the allegations in the petition are true; that
said child is legally the child by birth of Fay Gowin Michaelis, spouse of the petitioner and
is living in the home of the spouse and the petitioner. And the Court having examined the
husband and wife separate and apart and being satisfied from the examination that each petitioner
of his or her own free will and accord desires the said adoption; that the requirements of
the Adoption Code have beencomplied with; that the petitioners are suitably qualified to care for and rear the child and that the best interests of the child will be promoted by
the adoption; It is therefore ordered that the probationary period provided for by law
be dispensed with and that a final decree of adoption be, and the same is hereby entered
in the above entitled cause. It is further ordered that the name of said child be changed
to Charles Leroy Michaelis, the full name by which the child shall be known after adoption.
It is further ordered that a certified copy of this decree together with a copy of said
child's birth certificate, filed with the petition, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio. John W. Dailey, Probate Judge (Seal).
15269
Estate of Silva Lane, deceased.
Filing of first and final account.
This day came Pearl Lane, 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 26th
day of June 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by
law, in the Marysville Tribune, a newspaper of this County. And this matter is continued
until said time. John W. Dailey, Probate Judge (Seal).
15444
In the matter of Celia M. Grubb, mentally ill.
Order of Commitment
This day this cause came on further to be heard, and the said Celia M. Grubb was brought
before the Court. Thereupon the Judge proceeded with the examination; and having heard
the testimony of Dr. James Snider and Dr. E. J. Marsh, the medical witnesses, and of .....
and being satisfied that said Celia M. Grubb is mentally ill; that she has a legal settle-
ment in Taylor Township, in Union County; that she has resided in the State of Ohio for
not less than twelve consecutive months next preceding the date of the filing of the affidavit
and during this period has not received relief under the laws governing relief to the poor
or aid, relief or custodial care from any private or public charitable institution or organ-
ization, or other benevolent association; that her mentall illness has occurred during the time she has resided in this state; that her being at large is not dangerous to the community; and that she is a suitable person for specialized care and treatment at the
Columbus State Hospital, Columbus, Ohio. It is therefore ordered that Dr. James Snider and
Dr. E. J. Marsh, the medical witnesses in attendance, make out a medical certificate, setting
forth the facts as is provided by law; And it is furtherordered that an application be made to the Superintendent of said Hospital for the admission of said Celia M. Grubb, and that a
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 Celia M.
Grubb be committed into the custody of Charles W. Grubb until she can be admitted into
said Hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal).
In the matter of the Estate of Cora Matteson, deceased.
 Sale of Personal Property Confirmed.
 This day came Elizabeth Matteson, Administratrix of the estate of Cora Matteson, deceased
and filed her report of the public sale of certain personal property of said decedent;
 and the Court, having carefully examined the same, finds said proceedings in all respects
 regular and in conformity to law and therefore approves and confirms the same. John W.
 Dailey, Probate Judge (Seal).
                                               May 19th, 1948
 In the matter of the Estate of Lottie Coe Myers, deceased.
 Order Approving Inventory and Appraisement.
 This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W.
 Dailey,
          Probate Judge (Seal).
 15289
 Estate of James F. Mitchell, deceased.
 Filing of first, final and distributive account.
 This day came A. Gilbert Dirby, Administrator of said estate, and filed his first, final
 and sitributive account herein. It is thereupon ordered that said account be set for
 hearing on Saturday, the 26th day of June 1948, at 10:00 O'clock A.M., and that notice thereof
 be published as required by law, in the Marysville Tribune, a newspaper of this County.
 And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).
 BOARD OF COUNTY VISITORS -Appointment
 In the Matter of The Board of County Visitors
                                                                     Probate Court Union County, Ohio
                                                                           May 19th., 1948
 Pursuant ti the General Dode of Ohio, Sec2971, providing for a Board of County Visitors for the inspection of all Charitable and Correctional Institions supported in whole or in part for
 from the County or municipal funds, the Probate Court of the said County hereby appoints as
 memebers of the said board for the said County, the following nemed persons, whose terms of office shall begin on the First Day of May, 1948, and continue for the respective terms here-
 inafter designated, to-wit:
           Frances Thompson
                                            whose address is
                                                                                Marysville, Ohio
           Elizabeth DeVoss
                                            whose address is
                                                                                Milford Center, Ohio
 for the term of Three years
 Maldred Allen
                                                                                Richwood, Ohio
                                            whose address is
 for a term of two years.
(Peter Fisher term ending May 1st., 1949. D. Carl Spaim, term ending May 1st, 1950. Luther Liggett
 Jr. term ending May 1st, .949)
 And it is ordered by the Court that a certificate of the said Appointment be issued to each
of the said persons do appointed and a copy, giving full name and addresses, be sent to the Board of State Charities at Columbus. John W. Dgiley Probate Judge (SEAL)
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D. O. Reed, Administrator of the Estate of Loren C. Reed, deceased, Plaintiff -vs-
 Letitia Reed, et al, Defendants.
 This day the Plaintiff herein delivered to this Court a copy of the Union County Journal
 dated May 17th, 1948 containing the advertisement to secure service upon Byron E. Reed, whose residence is 716 Millington, Winfield, Kansas. That said newspaper was this date mailed to the said Byron E. Reed at the address as set forth in said advertisement. John W. Dailey,
Probate Judge (Seal).
                                            May 20th, 1948
 In the Matter of the Will of C.O.Coder, Deceased JOURNAL ENTRY ON PRESENTATION OF WILL FOR PROBATE
 An apllication having been this day presented to the Court by James C. Parks praying that an
  instrument inwriting purporting to be the last Will and Testament of C.O. Coder, deceased, be
 admitted to probate: All known next of kin residents of the State of Ohio having waived notice
 in writing. It is ordered that a hearing on the said appliaction be had on the 20th., day of May, 1948 at 4 O(clock P.M. John W. Dailey, Probate Judge (SEAL)
  In the matter of the Will of C. O. Coder, deceased.
 Order Admitting to Probate and Record.
 This matter came on this day further to be heard, on the application of James K. Parks to admit to probate and record the Will of C. C. Coder, deceased, late of the Village of Marysville in said County, heretofore filed in this Court. It is now shown to the satisfaction
 of the Court that said decedent died leaving no surviving spouse, and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be
 entitled to inherit from the decedent under the statutes of descent and distribution if said
 decedent had died intestate, (excepting any person who would be entitled to inherit from said
 decedent solely by reason of relationship to a deceased spouse thereof), 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 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 herein. Whereupon the Court finds that the aforesaid instrument
 of writing, is the Will of said C. O. Goder, deceased; that it was duly executed and attested:
 and that the said testator, at the time of signing his Will was of full age, of sound mind
 and memory and not under any restraint. Therefore the Court, being satisfied as to its
  jurisdiction herein, orders the admitting of said Will to probate and record, and that the
  testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate
 Judge (Seal).
  In the matter of the Estate of C. O. Coder, deceased.
 Order for Appointment and for Bond.
 The Last Will of C. O. Coder, decessed, late of Marysville in said County, having heretofore
 been duly proved and allowed; this day James K. Parks, the Executor named in said Will,
  appeared in open Court, and made and filed an application under oath, as required by law,
to be appointed as such Executor, also a statement in general terms as to what the Estate
consists of and the probable value thereof; and the Court being satisfied that said James
 K. Parks is a suitable person and legally competent, it is ordered that he be appointed as
  such Executor, upon giving Bond with sureties as required by law in the sum of Twenty-one
 hundred Dollars; and this cause is continued. John W. Dailey, Judge (Seal).
 15446-A
  In the matter of the Estate of C. C. Coder, deceased.
  Bond approved and letters issued orders to publish notice.
 This day James K. Parks appeared in open Court, accepted the trust as Executor of the Estate
 of C. O. Coder, deceased, and gave and filed herein his Bond in the sum of Twenty-one hundred
 Dollars, conditioned according to law, with The Fidelity and Deposit Company of Maryland
 as sureties, which Bond is approved by the Court. It is therefore ordered that Letters
 Testamentary issue on the Will of said decedent to said James K. Perks; 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 $.....John W. Dailey, Judge (Seal).
                                         May 21st, 1948
  In the matter of the Estate of Frank P. Scott, deceased.
  Order for Appointment and for Bond.
  This day Daisy Z. Scott 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 Frank P. Scott, deceased,
  late of the Village of Richwood in said County, and an affidavit that there is not to her
  knowledge any last Will and Testament of the said intestate, also a statement in general
  terms as to what the Estate consists of and the probable value thereof; and the Court being
  satisfied that an Administratrix should be appointed andthat said Daisy Z. Scoot is a suitable
  person and legally competent, it is ordered that she be appointed as such Administration
  upon giving bond with sureties as required by law in the sum of Twenty-one Hundred and no/100
  Dollars, and this cause is continued. John W. Dailey, Judge (Seal).
  In the matter of the Estate of Frank Pl Scott, deceased.
  Bond approved and letters issued appointment of appraisers order to publish notice.
  This day Daisy Z. Scott appeared in open Court, accepted the appointment as Administratrix of the Estate of Frank P. Scott, deceased, and gave and filed herein her Bond in the sum of
  Twenty-one Hundred Dollars, conditioned according to law, with The Fodelity & Deposit
  Company of Maryland as sureties, which Bond is approved by the Court. It is therefore
  ordered that Letters of Administration issue to said Daisy Z. Soctt that Ansone Chapman; Jr.,
  T. P. Sieg and John Treese be appointed appraisers of said estate; 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 $ .... John W. Pailey, Judge (Seal).
  15361
In the matter of the Estate of Ronald R. Cook, deceased.
  Orders on Filing of Schedule of Claims-Confirming Without Notice.
  This day a schedule of Claims in the above captioned estate was filed in this Court by the
  fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had
  ofrthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).
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May 21st, 1948 In the matter of the Estate of Ronald R. Cook, deceased. Authority to Transfer Real Estate. This day came Letta O. Cook, - Administratrix of the estate of Ronald R. Cook, deceased, and filed herein her application, duly verified, which Application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to the persons named therein and that a certificate for the transfer of said real 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. John W. Dailey, Probate Judge (Seal). Estate of Ronald R. Cook, deceased. filing of first and final account. This day came Letta O. Cook, Administratrix 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 26th day of June 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. Andthis matter is continued until said time. John W. Dailey, Probate Judge (Seal). In the matter of the Estate of Nettie M. Curry, deceased. Orders on Filing of Schedule of Claims-Confirming Without Notice. This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal). In the matter of the Estate of Helen L. Jolliff, deceased. Order to Record Proof of Publication of Notice of Appointment. This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Edwin M. Jolliff as Administrator of the Estate of Helen L. Jolliff, 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. John W. Dailey, Judge (Seal). In the matter of the Estate of Edna M. Howard, deceased. Order to Record Proof of Publication of Notice of Appointment. This day the affidavit of Mae E. Reusch, publisher, agent of the Union County Journal, a newspaper of general ciruclation in this County, that the Notice of Appointment of Archie D. Howard as Administrator of the Estate of Edna M. Howard, 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. John W. Dailey, Judge (Seal). In the matter of the Estate of Martha W. Edwards, deceased. Orders on Filing Inventory and Appraisement. This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 2nd day of June 1948, at 10 O'clock

A.M., snad that notice of said hearing, be given to all persons entitled to notice under the law of the State of Chio, by publican Union County Journal at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto. John W. Dailey, Probate Judge (Seal).

May 22nd, 1948 15421 . In the matter of the Adoption of Robert Eugene Shawner Final Decree of Adoption, Dispensing With Probationary Period. This day this matter came on to be heard and the Court proceeded to a full hearing, together with the examination under oath, of all the parties in interest who were present and to whom lawful notice had been given, and no objection was made to the Court against the adoption. Whereupon, it appearing to the Court that all of the allegations in the petition are ture; that the child has been placed in the home of the petitioner by the Juvenile Court of Union County, Ohio and having been placed therein in accordance with the laws relating to the placement of children in foster homes; has resided continously in the home of the petitioners for a period of more than 6 years prior to the filing of the petitions and that the next friend of said child recommends the adoption. And the Court having examined the Petitioners, husband and wife separate and apart from each other and being satisfied from the examination that each petitioner of his or her own free will and accord desires the said adoption; that the requirements of the Adoption Code have been complied with; that the petitioners are suitably qualified to care for and rear the child and that the best interests of the child will be promoted by the adoption; It is therefore ordered that the probationary period provided for by law be dispensed with and that a final decree of adoption be, and the same is hereby entered in the above entitled cause. It is further ordered that the name of said child be changed to Robert Eugene Allen, the full name by which the child shall be known after adoption. It is further ordered that a certified copy of this decree together with a copy of said childs birth certificate, filed with the petition, be forwarded to the State Department of Health, Division of Vital Statistics at Columbus, Ohio. John W. Dailey, Probate Judge (Seal). .

In the matter of the Will of Flora Gill, deceased.

Election of Surviving Spouse.
This day personally appeared in open court Ray R. Gill, surviving spouse of said Flora Gill, deceased, and signified his desire of making his election whether to take under the will of said Flora Gill, deceased. Whereupon the Court explained to him the provisions of the said will and his rights under the same and alos explained to him rights at law in the event of his taking under the statue of descent and distribution; and thereupon he declared himself satisfied with the provisions of said will, and elected to take under the will and his election so to take is hereby entered upon the Journal of the Court, as provided by law. John W. Dailey, Probate Judge (Seal).

May 24th, 1948

In the matter of the Estate of Lottie Coe Myers, deceased.

Order for Private Sale, etc.
This day this cause came on to be heard upon the petition herein filed and the testimony of Herbert C. Wright, Executor and the Court being fully advised in the premises finds that the statements and allegations in said petition are truek and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said Stock at private sale; it is therefore ordered that Herbert C. Wright as Executor of said estate of Lottie Coe Myers, deceased, proceed to sell 6 shares of the Capital Stock of The Columbus Mutual Life Insurance Company at private sale, for the best price obtainable. It is further ordered that said sale be made on the following terms: Purchases amounting to Twelve Hundred and thrity dollars (\$1230.00) or less, cash in hand at time of sale. Purchases above that sum a credit of not exceeding two months may be given. The deferred payments to bear interest from date of sale, and to be secured by the note or bond of the purchaser, with two or more approved sureties thereon. It is further ordered that said Executor make return of his proceeding herein, within 60 days from this date, and forthwith after such sale is made, and this cause is continued.

John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Flora L. Ogan, deceased.

Orders on Filing Inventory and Appraisement.

This day an Inventory and Appraisement in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory and Appraisement be set for hearing before this Court on the 7 th day of June 1948, at 10 O'clock A.M., anad 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 Richwood 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. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Helen L. Jolliff, deceased.

Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

May 25th, 1948

IN THE PROBATE COURT OF UNION COUNTY, OHIO.

Accounts and vouchers of the following named persons have been filed in the Probate Court of Union County, Ohio for approval and settlement, to-wit:

Letta C. Cook, Administratrix of the estate of Ronald R. Cook first and final account.

A. Gilbert Kirby, Administrator of the estate of James F. Mitchell first, final and distributive account.

Pearl Lane, Administrator of the estate of Silva Lane first and final account.

Clarence Schalip, Executor of the estate of J. P. Schalip first and partial amended account.

Milo L. Myers, Guardian of the estate of Emma J. Elliott second and final account.

Bernice Gene Schultz, Administratrix of the estate of Grover Franklin Schultz first and final account.

15221-A Ropert F. Allen, Administrator of the estate of Jacob Greenbaum first and final account.

15376 Sam Westlake, Guardian of the estate of Nan Longbrake first and final account.

Rose Gertrude Snider, Guardian of the estate of James R. Snider Jr. and Gordon B. Snider second account.

Unless exceptions are filed thereto, said accounts will be for hearing before this Court on the 20th day of June, 1948 at 10:00 O'clock A.M., at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file written exceptions to said accounts or to any matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Juage (Seal).

15420-A
In the matter of the estate of David Austin Lewis, deceased.
Order to Record Prooof of Publication of Notice or Appointment.

Inis day the arridavit or George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment or William Ruhl as Executor of the Estate of David Austin Lewis, deceased, was published in said newspaper as heretorore 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. John W. Dailey, Judge (Seal).

In the matter of the estate of Lawson E. Boggs, deceased.

Order to Record Proof of Publication of Notice of Appointment.

This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a newspaper of general circulation in this County, that the Notice of Appointment of Roy A. Boggs as Administrator of the Estate of Lawson E. Boggs, 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. John W. Dailey, Judge (Seal).

In the matter of the Estate of Clara Coons, deceased.

Orders on Filing of Schedule of Claims-Confirming Without Notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

15449

In the matter of the Estate of Louise A. Shields, deceased.

Relieving Estate from Administration.

This day this cause came on to be heard upon the application of Edwin Fay Shields for an order to relieve from administration the estate of the within named decedent. It appearing to the Court that the estate of said decedent is less than \$500.00 in value, and that notice of the filing of said application has been 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. John W. Dailey, Probate Judge (Seal).

15449 In the matter of the Estate of Louise A. Shields, deceased.

Journal Entry-Approving Report of Distribution.

This day this matter came on for hearing on the Report of Distribution of property in the above entitled estate. It appearing to the Court that said Report is, in all respects, correct and that such distribution has been made according to law and the former order of the Court, it is ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said Edwin Fay Shields pay the costs herein, taxed at \$......John W. Dailey, Probate Judge (Seal).

May 26th, 1948

In the matter of the estate of David Austin Lewis, deceased.

On the application of Milo L. Myers, Attorney for the Estate of Davis Austin Lewis, deceased, it appearing that DellawMarie Lewis, one of the parties interested herein, was duly served with summons, and is a minor of the age of four years, and that Estella Lewis here regularly qualified and acting guardian is personally interested in this matter, it is ordered that Todd Hoopes be and he is hereby appointed guardian ad litem of said Della Marie Lewis. John W. Dailey, Judge (Seal).

15412-A
Anna A. Price, Administratrix of the Estate of James M. Phelps, deceased, Plaintiff -vs-Anna R. Price, et al, Defendants.

This day this cause came on for hearing upon the apatition and the evidence and the Court finds the Defendants herein have waived the issue and service of process and voluntary entered their appearance herein, and are now properly before the Court. The Court further finds that the statements and allegations contained in the petition are true and that it is necessary to sell said real estate in the petition described for the payment of debts. It is further ordered that another appraisement of said real estate be and hereby is dispensed with. It further appearing to the Court that the Bond heretofore given is insufficient it is ordered that the petitioner give an additional Bond in the amount if \$1,000.00 and this cause is continued.

John W. Dailey, Probate Judge (Seal).

Anna R. Price, Administratrix of the Estate of James M. Phelps, deceased, Plaintiff -vs-Anna R. Price, et al, Defendants.

This day this cause came on further to be heard and it appearing to the Court that the said Anna R. Price, Administratrix, the above named Plaintiff, has given Bond as heretofore ordered, in the sum of \$1,000.00, with The Home Indemnity Company it is ordered that said Bond is and hereby is approved. It is further ordered that said Anna R. Price as such Administratrix proceed according to law to sell at public auction, the real estate described in the petition, at the north door of the Court House in Marysville, Ohio on the 26th day of June 1948 at 11:00 O'clock A.M. for not less than two-thirds of the appraised value of said real estate, on the following terms to-wit: ten per cent of the purchase price to be paid on dateof sale and the balance of said purchase price to be paid upon confirmation of said sale by the Court, It is further ordered that said petitioner give notice for four consecutive weeks of the terms and time and place of sale, prior thereto, in some newspaper printed and of general circulation in Union County, Ohio, where said real estate is situated. And said petitioner is ordered to make return to this Court immediately after said sale is made, and this cause is continued. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Clarence H. Davis, deceased.

Order to Record Proof of Publication of Notice of Appointment.

This day the affidavit of Mae E. Rausan, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Herman Davis ad Administrator of the Estate of Clarence H. 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. John W. Dailey, Judge, (Seal).

In the matter of the Estate of Martha W. Edwards, deceased.

Order to Record Proof of Publication of Notice of Appointment.

This day the affidavit of Mae E. Raushh, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of James A. Edwards as Administrator of the Estate of Martha W. Edwards, 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. John W. Dailey, Judge (Seal).

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In the matter of the Estate of John A. Robinson, deceased.
Order for Appointment and for Bond.
This day William L. Coleman 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 A. Robinson,
deceased, late of York Township in said County, and an affidavit that there is not to .....
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 L. Coleman 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 ($5000.00) Five Thousand
Dollars, and that he is hereby directed not to continue decedent's business but close the same
up forthwith, and this cause is continued. John W. Dailey, Judge (Seal).
In the matter of the Estate of John A. Robinson, deceased.
Bond Approved and Letters Issued Appointment of Appraisers Order to Publish Notice.
This day William L. Coleman appeared in open Court, accepted the appointment as Administrator
of the Estate of John A. Robinson, deceased, and gave and filed herein his Bond in the sum
of five thousand ($5000.00) Dollars, conditioned according to law, with the Ohio Casualty
Insurance Company as surety which Bond is approved by the Court. It is therefore ordered
that Letters of Administration issue to said William L. Coleman that H. J. Coleman, Eugene
Rausch and A. W. Galloway be appointed appraisers of said estate; 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 $.....John W. Dailey, Judge (Seal).
15047-A
Guardianship of Estate of Minnie Schertzer, an incompetent.
Faling of first account.
This day came Marion C. Winter, Guardian of said estate, and filed his first account herein.
It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of
July 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law,
in the Marysville Tribune, a newspaper of this County. And this matter is continued until
said time. John W. Dailey, Probate Judge (Seal).
15047-A
In the Matter of the Guardianship of Minnie Schertzer-
Marion C. Winter, Guradian of Minnie Schertzer, and incompent Plaintiff -vs-
Minnie Schertzer An incomptent, etal Defendants
It is ordered by the Court that the petition hereinfiled be dismissed without record for want of prosecution. Costs paid. John W. Dailey Probate Judge (SEAL)
In the matter of the Estate of Catherine M. Auer, deceased.
Order for Appointment and for Bond.
This day Phillip E. Auer 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 Catherine M. Auer, deceased,
late of village of Marysville in said County, and an affidavit that there is not to. his
knowledge any last Will and Testament of the said intestate, also a statement in general
terms as to what the Estate consists of and the probable value thereof; and the Court being
satisfied that an Administrator should be appointed and that said Phillip E. Auer 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 is continued. John W. Dailey, Judge (Seal).
In the matter of the estate of Catherine M. Auer, deceased.
Bond Approved and Letters issued Appointment of Appraisers Order to Publish Notice.
This day Phillip E. Auer appeared in open Court, accepted the appointment as Administrator
of the Estate of Catherine M. Auer, deceased, and gave and filed herein his Bond in the sum
of Two thousand one hundred Dollars, conditioned according to law, with The Fiedlity and
Deposit Company of Maryland as sureties, which Bond is approved by the Court. It is therefore
ordered that Letters of Administration issue to said Phillip E. Auer that Merrit Lentz,
George P. Scheiderer and Carl A. Rausch be appointed appraisers of said estate: 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 $ .... John W. Dailey, Judge (Seal).
                                     May 28th, 1948
In the matter of the Estate of Myrtie Norris, deceased.
Relieving Estate from Administration.
This day this cause came on to be heard upon the application of Redmond Norris for an order
 to relieve from administration the estate of the within named decedent. It appearing to the
Court that the estate of said decedent is less than $500.00 in value, and that notice of the
filing of said application is unnecessary 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. John W. Dailey, Probate Judge (Seal).
In the matter of the Estate of Myrtie Norris, deceased.
Journal Entry-Approving Report of Distribution.
This day this matter came on for hearing on the Report of Distribution of property in the
above entitled estate. It appearing to the Court that said Report is, in all respects,
correct and that such distribution has been made according to law and the former order of
the Court, it is ordered that the said report be and the same is hereby approved. It is
further ordered that this proceeding be recorded, and that said Redmond Norris pay the costs herein taxed at $.....John W. Dailey, Probate Judge (Seal).
15448
In the matter of the Estate of Myrtie Norris, deceased.
Authority to Transfer Real Estate.
This day came Redmond Norris, sole heir of the estate of Myrtie Norris, deceased, and filed
herein his application, duly verified, which application is attached hereto and made a part
hereof, for an order directing the transfer of certain real estate belonging to said decedents
as set forth in the application. It appearing to the satisfaction of the Court that all of the
representations set forth in said application are true; that the description of said real
estate and the list of persons to whom each such parcel thereof passed by descent or devise
is as set forth in said application; and it appearing to the satisfaction of the Court that
the law has been fully complied with by said applicant; it is hereby ordered that said real
estate be transferred upon the duplicate of the County where such parcels are situated,
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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. John W. Dailey, Probate Judge (Seal).

In the matter of the Guardianship of Bernard J. Downs, Minor Order for Hearing and Notice. This day Chester Auer filed and application in the Court for the appointment of Chester Auer, R.D.#3 Marysville, Ohio Guardian of Bernard J. Downs, a minor. It is ordered that said application be set for hearing on the 2nd day of June 1948, at 10 0'clock A.M., and that at least three days' written notice of the time and place of said hearing be given to: The proposed ward Bernard J. Downs, All other interested parties, as proved by law: (General Cod,e,Sec. 10507-4) John W. Dailey, Probate Judge (Seal).

15432-A In the Matter of the Estate of Lottie Coe Myers, deceased. Order to Record Proof of Publication of Notice of Appointment. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Herbert C. Wright as Executor of the Estate of Lottie Coe 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. John W. Dailey, Judge (Seal). 15441-A

In the matter of the Estate of C. W. Rea, deceased. Order to Record Proof of Publication of Notice of Appointment. This day the affidavit of J. M. Huber, publisher, agent of the Marysville Tribune, a newspaper of gneeral circulation in this County, that the Notice of Appointment of Herbert Rea as Executor of the Estate of C. W. Rea, 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. John W. Dailey, Judge (Seal).

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pairs the amount the rest of the same that the same the same the same to the same the same that the

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In the matter of the Estate of Josie M. Caldwell, deceased. Orders on Settlement. of account. This day the first and final account of Herbert Hooper, Executor of the Estate of Josie M. Caldwell, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is ordered that the fidculary and his bondsmentbe released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of H. Clay Stiggers, deceased. Orders on Settlement. of account. This day the first and final account of Addie Stiggers, Administratrix of the Estate of H. Clay Stiggers, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 hereb approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Mary M. Blain, deceased. Orders on Settlement. of account. This day the first and final account of C. A. Hoopes, Executor of the Estate of Mary M. Blain, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Clarence Davis, deceased. Orders on Settlement. of account. This day the first and final account of Vada Davis, Administrator of the Estate of Clarence 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 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey.

Probate Judge (Seal).

In the matter of the Estate of Cora B. Engle, deceased. Orders on Settlement. of account. This day the first and final account of William Swartz, Administrator of the Estate of Cora B. Engle, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of James O'Briant, deceased. Orders on Settlement. of account. This day the first and final account of Cary C. O'Briant, Executor of the Estate of James O'Briant, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmen be released and discharged, except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Mary M. O'Briant, deceased. Orders on Settlement. of account. This day the first and final account of Cary C. O'Briant, Administrator of the Estate of Mary M. O'Briant, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 respect just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsment be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

14852

In the matter of the Estate of Herbert Claar, deceased. Orders on Settlement of account. This day the first and final account of Margaret A. Claar, Administratrix of the Estate of Herbert Claar, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 repsects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Frank W. Moseley, deceased. Orders on Settlment of account. This day the first and final account of Minnie A. Moseley, Administrator of the Estate of Frank W. Moseley, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the Guardianship of Elizabeth Dean Boylan, A minor.
This day the third account of Priscilla Boylan, Guardian of Elizabeth Dean Boylan, 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 to object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of Five hundred eighty-three and 53/100 (\$583.53) Dollars and the investments as listed in said account. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal). Approved: H. F. Krickinberger, Attorney U.S. Veterans Administration.

In the matter of the Guardianship of John R. Jerew, An incompetent.

This day the Seventh Account of Charles H. Brown, Guardian of John R. Jerew came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of \$109.03 in the hands of said Guardian and the securities as listed in said account. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal).

Approved: H. F. Krickinberger, Attorney U.S. Veterans Administration.

In the matter of the Guardianship of Agnes Gibson, An incompetent.

This day the first account of McKinley Haines, Guardian of the person and estate of Agnes Gibson came on for hearing and settlement, due notice having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed the Court finds about a balance of Eight hundred forty-two and 68/100 (\$\$42.68) Dollars in the hands of said Guardian due said ward. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal).

In the matter of the Guardianship of Zaidee Chandler, An incompetent.

This day the first account of Bertha L. Matlack, Guardian of the person and estate of Zaidee Chandler came on for hearing and settlement, due notice having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed the Court finds about a balance of One thousand nine hundred seventy-eight and 78/100 (\$1,978.78) Dollars in the hands of said Guardian due said ward. It is ordered that said account and the proceedings herein be recorded in the records of this office. John W. Dailey, Probate Judge (Seal).

9429-A Guardianship of the Estate of John Coder, an incompetent. Filing of Fifth Account.

This day came Lynette Parks, Guardian of said estate, and filed his Fifth account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 31st day of July 1945, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. Amd this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

John W. Dailey,

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IN THE PROBATE COURT OF UNION COUNTY, OHIO
Order approving publication of accounts.
This day proof of publication of notice of filing accounts and vouchers of administration was
made, and the court hereby approves the same, and orders of notice aforesaid to be entered upon
the Journal of this Court, in full: said notice is as follows, to-wit:
15381
15289
          Letta O. Cook, administratrix of the estate of Ronald R. Cook, first and final account.
          A. Gilbert Kirby, administrator of the estate of James F. Mitchell, first, final
          and distributive account.
15269
          Pearl Lane, administrator of the estate of Silva Lane, first and final account.
13466
          Clarence Schalip, executor of the estate of J. P. Schalip, first and partial amended
          account.
          Milo L. Myers, guardian of the estate of Emma J. Elliott, second and final account.
15378
          Bernice Gene Schultz, administratrix of the estate of Grover Franklin Schultz, first
          and final account.
          Robert F. Allen, administrator of the estate of Jacob Greenbaum, first and final account.
15221-A
          Sam Westlake, guardian of the estate of Nan Longbrake, first and final account. Rose Gertrude Snider, guardian of the estate of James R. Snider, Jr., and Gordon B.
14327
          Snider, second account.
John W. Dailey, Probate Judge (Seal).
In the matter of the Estate of Vella I. Wood, deceased.
Order for Appointment and for Bond.
This day Opal B. Haines 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 Vella I. Wood, deceased,
late of Leesburg Township in said County, and an affidavit that there is not to her knowledge
any last Will and Testament of the said intestate, also a statement in general terms as to
what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Opal B. Haines is a suitable person and
legally competent, it is ordered that she be appointed as such Administratrix upon giving bond
with sureties as required by law in the sum of Twenty-one Hundred Dollars, and this cause is
continued. John W. Dailey, Judge (Seal).
In the matter of the Estate of Vella I. Wood, deceased.
Bond approved and letters issued appointment of appraisers order to publishe notice.
This day Opal B. Haines appeared in open Court, accepted the appointment as Administratrix
of the Estate of Vella I. Wood, deceased, and gave and filed herein her Bond in the sum of
Twenty-one Hundred Dollars, conditioned according to law, with The Fiedlity & Deposit Company
of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Opal B. Haines that Fay Styer, Ralph Styer and William
Easterday be appointed appraisers of said estate; 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 $ .... John W. Dailey, Judge (Seal).
In the matter of the Estate of C. O. Coder, deceased.
Order approving inventroy and appraisement.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey,
Probate Judge (Seal).
15454
In the matter of the Estate of Retta Fancey, deceased.
Order for Appointment and for Bond.
This day Nora Sewell 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 Retta Fancey, deceased, late of 209 N. Main St., Marysville, Ohio in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general
terms as to what the Estate consists of and the probable value thereof; and the Court being
satisfied that an Administratrix should be appointed and that said Nora Sewell is a suitable
person and legally competent, it is ordered that she be appointed as such Administratrix upon
giving bond with sureties as required by law in the sum of Twenty-One Hundred---($2100.00)---- ollars, and this cause is continued. John W. Dailey, Judge (Seal).
In the matter of the Estate of Retta Fancey, deceased.
Bond approved and letters issued appointment of appraisers order to publish notice.
This day Nora Sewell appeared in open ourt, accepted the appointment as Administratrix of the
Estate of Retta Fancey, deceased, and gave and filed herein Surety Bond in the sum of Twenty-One
Hundred----Dollars, conditioned according to law, with Western Surety Company and.....as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Nora Sewell that.....and....be appointed appraisers of said estate; 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 $....John W. Dailey, Judge (Seal).
In the matter of the Guardianship of Elmer Brown, An incompetent person.
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 or waived by all interested parties as required by law.
Court finds that said Elmer Brown, an incompetent because of his mental condition, and therefore
he is incapable of taking proper care of himself or of his property. It is therefore ordered
that a Guardian be appointed. It appearing to the Court that McKinley Haines is legally
competent; that the said McKinley Haines has given bond in the sum of $2100.00 conditioned
according to law, with Western Surety Company as sureties thereon; it is further ordered that said bond be approved; and that Letters of Guardianship issue to said McKinley Haines as provided by law. John W. Dailey, Probate Judge (Seal).
15435
                                          June 2nd, 1948
In the matter of the Estate of Martha W. Edwards, deceased.
Order Approving Inventory and Appraisement.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed.
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Probate Judge (Seal).

In the matter of the Guardianship of Bernard J. Downs, Minor. Order on Hearing.

This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to or waived by all interested parties as heretofore ordered. The Court finds that said Bernard J. Downs is a minor, and that a guardian is necessary. It is therefore ordered that a Guardian be appointed. It appearing to the Court that Chester Auer is legally competent; that the said Chester Auer has given bond in the sum of \$2100.00 conditioned according to law, with Western Surety Company as sureties thereon; it is further ordered that said bond be approved; and that Letters of Guardianship issue to said Chester Auer as provided by law. John W. Dailey, Probate Judge (Seal).

13923
Trusteeship of the Estate of Bernard J. Downs, a minor.

This day came Chester Auer, Trustee 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 31st day of July 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the "atter of the Estate of Bessie Burnside, deceased Order to Becord and Record Proof of Publication of Notice of Appointment This day Mae E. Rausch, publisher, agent of the "nion County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Harry V. Burnside as Administrator of the Estate of Bessie A. Burnside, 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. John W. Dailey Judge(SEAL)

In the matter of the Estate of Lilly Ebright, deceased.

Orders on Filing of Schedule of Claims-Confirming Without Notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

Estate of Lilly Ebright, deceased.

Filing of first and final account.

This day came Robert E. Ebright, 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 31st day of July 1945, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

June 3rd, 1948

15396
In the matter of the Estate of Mary E. Wolford, deceased.
Authority to transfer real estate.

This day came Ernest Wolford, Administrator of the estate of Mary E. Wolford, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

June 5th, 1948

In the matter of the Estate of Edna M. Howard, deceased.

Order approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

15446-A
In the matter of the Estate of C. O. Coder, deceased.

Authority to transfer real estate.

This day came James K. Parks, Executor of the estate of C. O. Coder, deceased, and filed herein his application, duly verified, which application is attached hereto a nd made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

15402-A
Lottie Gray, Plaintiff, -vs- Virginia Goins, James Lane, Barton Gray, a minor, and Hazle Gray, Defendant.
Appointing Guardian Ad Litem.
On the application of Gwendoly Gray it appearing to the Court that Gwendolyn Gray and Barton Gray, children of the defendant Hazle Gray herein, have been duly served with summons, and said minors of the age of 15 & 19 years, it is ordered that Luther Liggett be and he is hereby appointed Guardian Ad Litem for said minors defendants. John W. Dailey, Judge (Seal).

15402-A Lottie Gray, Administratrix of the estate of Dellie Gray, deceased, Plaintiff, -vs- James Lane, et al., Defendants. This day this cause came on for hearing upon the petition of the Plaintiff the answer of the Defendant Lottie Gray, Administratrix of the estate of William Gray, deceased the answer of the Guardian Ad Litem the testimony and the evidence and the Court finds all the parties herein have been duly and legally served with process, or have voluntary entered their appearance and consented to the sale as prayed for, and are properly before the Court. The Court further finds that it is necessary to sell said real estate as described in the petition to pay the debts of the decedent. The Court furtherfinds upon the pleadings, evidence and testimony that the said William Gray, deceased is the owner in fee simple of ten acres of real estate adjoining said tract as described in thepetition of the Plaintiff; that it would be to the best interests of said estate of Dellie Gray that said real estate as described in the petition of the Plaintiff and the real estate as described in the answer and crosspetition of Lottie Gray, Administratrix of the estate of William Gray, deceased be sold as a whole. It is ordered that Elba Mather, N. E. Davis and Eugene Rausch, three judicious and disinterested persons, not next of kin of the petitioner, be and they hereby are appointed to appraise said real estate as described in the petition and the answer and cross-petition, at its true value in money, free from dower. It is further ordered that said appraisers appraise said real estate as a whole, and appraise said real estate separately as described in the petition and the answer and cross-petition. 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 of them according to law,

In the matter of the estate of Vella I. Wood, deceased.

Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 to or waived by all interested parties, as required by law, and no excetpions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

and to make return of their proceedings in writing to the Court on or before the 5th day of

July 1948. And this cause is continued. John W. Dailey, Probate Judge (Seal).

June 8th, 1948

Estate of Charles William Brown, deceased. Filing of first and final account.

15454

This day came Myrtle May Brown, Administratrix 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 31st day of July 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the Estate of Retta Fancey, deceased.

Order approving Inventory.

This day an Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or 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. John W. Dailey, Probate Judge (Seal).

10261-A In the Matter of Guardianship of Ivan Hugh Cashell Filing of Nineteenth Account

This day this came Dorothy Cashell Guardian of the said estate, and filed her Nineteenth Account account herein. It is therefore ordered that the said account be set for hearing on Saturday the 31st. day of July 1948, at 10 o'clock A.M. and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. An this matter is continued until said time. John W. Dailey Probate Judge (SEAL)

15402-A Lottie Gray, Administratrix of the Estate of Dellie Gray, deceased, Plaintiff, -vs- James Lane, et al., Defendants.

Confirming appraisement dispensing with bond and ordering private sale.

This day this matter came on further to be heard on the report of the appraisers heretofore herein appointed; and it appearing upon examination that said report is in all pespects 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 Lottie Gray, as such administratrix, 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 dispenses 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, and Answer and Cross Petition, at private sale, it is now ordered that Lottie Gray, as such Administratrix, 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 on Delivery of Deed. And Plaintiff is ordered to make return forthwith upon such sale. John W. Bailey, Probate Judge (Seal).

In the matter of the Will of Robert Franklin Youst, deceased.

Journal Entry on Presentation of Will for Probate.

An application having been this day presented to the Court by Florence Dell Youse praying that an instrument in writing purporting to be the last will and testament of Robert Franklin Youse, deceased, be admitted to probate: The surviwing spouse and all next of kin resident of the State of Ohio having waived notice in writing. It is ordered that a hearing on said application be had on the 14th day of June, 1948, at 10 O'clock A.M. John W. Dailey, Probate Judge (Seal).

15402-A Lottie Gray, Administratrix of the Estate of Della Gray, deceased, Plaintiff, -vs- James Lane, et al., Defendats. Confirming sale of entire interest of real estate. Ordering Deed and Distribution. This day this cause came on to be heard upon the Report of Lottie Gray, Administratrix of the Estate of Della Gray, deceased, and of her proceedings under the former order of this Court; the Court having carefully examined said report and finding the proceedings of said Administratrix 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 Administratrix execute a deed of all the right, title and interest of said decedent and of William Gray, deceased, in said real estate, to the purchaser, Dwight Jackson, upon said purchaser paying to said Administratrix the purchase money in full for said real estate in the sum of \$4,000.00. The Court further finds from the evidence adduced that said real estate as described in the petition, belonging to the decedent Della Gray was sold for \$3000.00 and the real estate described in the Answer and Cross-Petition owned by William Gray, deceased, was sold for \$1000.00. The Court coming now to the distribution of the purchase money for the real estate amounting to \$4000.00, it is ordered that said Administratrix out of the money in her hands, pay the following:- First: To the treasurer of Union County, Ohio the sum of \$30.54, being the taxes, penalties, and interest charged against said real estate. Second: To this Court the costs and expenses of this proceeding in the sum of \$27.00; and to Clifton L. Caryl, as Attorney for this proceeding the sum of \$140.00, Counsel Fee; Lottie Gray as Administratrix \$140.00. Third: To Lottie Gray, Administratrix of the Estate of William Gray \$985.60. Fourth: To Clifton L. Caryl, the sum of \$4.40, advanced by him for revenue stamps on Deed. Fifth: The balance of said fund in the sum of \$2672.46, to be retained by said Administratrix, and accounted for by her as provided by law. It is further ordered that said fiduciary file her first and final account herein, carrying the above itmes, together withall the vouchers for the receipt of the same. John W. Dailey, Probate Judge (Seal). Clifton L. Caryl, Attorney for Plaintiff.

In the matter of The Estate of George Casper Rausch, deceased.

This day this cause came on for hearing upon the exceptions heretofroe filed upon the Inventory and Appraisement, and the testimony and the Court being fully advised in the premises finds that the valuation as set by the appraisers upon the personal property as set forth in the Inventory and Appraisement is a true and actual value of said property. The Court further finds that the valuation as set by the appraisers upon the 64.06 acres in Union Township at \$105.00 per acre is not the true and actual value of said property but thatthe true value of said property is \$9.609.00, bing \$150.00 per acre rather than the \$105.00 per acre as set forth in the Inventory and Appraisement. The Court further finds that the true and actual value of the 66.1 acres of land in Union Township is \$9.584.50 being \$145.00 per acre rather than the \$105.00 per acre as set forth in the Inventory and Appraisement. It is therefore ordered by the Court that said Inventory be ordered corrected upon the appraisement of the real estate and as so corrected said Inventory and Appraisement be and the same hereby is approved. Exceptions noted to all parties in interest. John W. Dailey, Probate Judge (Seal).

In the matter of the Will of Inez Elizabeth Shaw, deceased.

Order Admitting to Probate and Record. This matter came on this day further to be heard, on the application of Melvina J. Grimes to admit to probate and record the Will of Inex Elizabeth Shaw, deceased, late of the Village of Marysville, in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse, and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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. waiwaived notice and given consent to the probate of said Will. And the subscribing witnesses, Clifton L. Caryl, and Mildred L. Fladt, 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 herein. Whereupon the Court finds that the aforesaid instrument of writing, is the Will of said Inez Elizabeth Shaw, deceased; that it was duly executed and attested; and that the said testator, at the time of signing her Will she was of full age, of sound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said Will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Courts. John W. Dailey, Probate Judge (Seal).

June 9th, 1948

In the matter of the Estate of C. O. Coder, deceased.

Order to Record Proof of Publication of Notice of Appointment.

This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of James K. Parks as Executor of the Estate of C. O. Coder, 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. John W. Dailey, Judge (Seal).

15415-A

In the matter of the Estate of Inez Elizabeth Shaw, deceased.

Order for Appointment and for Bond.

The last Will of Inez Elizabeth Shaw, deceased, late of Marysville, Ohio in said County, having heretofore been duly proved and allowed, this day Ralph J. Grimes 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 Ralph J. Grimes 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 Five thousand Dollars, and this cause is continued.

John W. Dailey, Judge (Seal).

In the matter of the Estate of Inez Elizabeth Shaw, deceased.

Bond approved and letters issued appointment of appraisers order to publish notice.

This day Ralph J. Grimes appeared in open Court, accepted the appointment as Administrator with the Will Annexed of the Estate of Inez Elizabeth Shaw, deceased, and gave and filed herein a

surety Bond in the sum of Five thousand Dollars, conditioned according to law, with Western Surety Co. and...as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will Annexed issue to said Ralph J. Grimes; that ...and...be appointed appraisers of said estate; that notice of said appointement 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 \$...John W. Dailey, Judge (Seal).

15377 Estate of Charles D. Green, deceased.

Filing of first and final account. This day came Erma M. Green, Administratrix 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 31st day of July 1948, at 10 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

June 10th, 1948

In the matter of the Estate of Flora L. Ogan, deceased.

Order to Record Proof of Publication of Notice of Appointment.
his day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a
newspaper of general circulation in this County, that the Notice of Appointment of George L.
Stultz as Administrator with the Will Annexed of the Estate of Flora L. Ogan, 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.
John W. Dailey, Judge (Seal).

In the matter of the Estate of Flora L. Ogan, deceased.

Order Approving Inventory and Appraisement.
This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

June 11th, 1948

In the matter of the Estate of George Casper Rausch, deceased.

Orders on Filing of Schedule of Claims-Confirming Without Notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal)

In the matter of the Estate of Jennie F. McIlroy, deceased.

Authority to transfer Real Estate.
This day came Pearl McIlroy, Executor of the estate of Jennie F. McIlroy, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description os said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicateof 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. John W. Dailey, Probate Judge (Seal).

June 12th, 1948

In the matter of the Estate of Bertha May Sloop, deceased.

Orders on Filing of Schedule of Claims-Confirming Without Notice.

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein; in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Frank P. Scott, deceased.

Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement in the above captioned estate, herefore 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

15453 In the matter of the estate of Vella I. Wood, deceased.

Order to Sell
This day this cause came on to be heard upon the petition herein filed andthe testimony....
and the Court being fully advised in the premises finds that the statements and allegations
in said petition are ture, and that the property therein described ought to be sold as prayed
for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered
that Opal 5. Haines as Administratrix of said estate of Vella I. Wood, deceased, proceed to
sell personal property at private sale, for the best price obtainable. It is further ordered
that said sale be made on the following terms: cash. It is further ordered that said Administratrix makehreturn of ther proceedings herein, within ten days from this date, and forthwith
after such sale is made, and this cause is continued. John W. Bailey, Probate Judge (Seal)

In the matter of the Estate of Vella I. Wood, deceased.

Sale of Personal Pro erty Confirmed.

The Administratrix of the above named decedent having filed his return of the order heretofore issued for private sale of the personal pro erty 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. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Vella I. Wood, deceased.

Aut ority to transfer title of automobile.

Whereas, on the 25th day of May, 1945, the said Vella I. Wood died, possessed of an automobile, of which the following is a description: Year 1935 No. of Cylinders 8 Motor No. 2163688 Make Ford Manufacturer's Serial No.....Bodty Type Fordor Model V8-48 Horse Power 30.01 Certificate of Title No. 8020357. And whereas, on the last day of June 1948, the above described automobile was transferred to Opal B. Haines as appears on the journal of said Probate Court Vol. 53, Page 628; The Clerk of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Hazel Styer, the party named herein. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Vella I. Wood, deceased.

Order to transfer Certificate of title to Motor Vehicle

This day this cause came on to be heard upon the petition herein filed, which petition is attached hereto and made a part hereof. It appearing to the Court that the matters set forth in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio be and she hereby is authorized to issue a Certificate of Title to Hazel Styer in accordance with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal).

In the matter of the Guardianship of Minnie Schertzer, an incompetent. Marion C. Winter, Guardian. On this 2nd day of June, 1945, this cause came on for hearing on the amended application of Marion C. Winter, the Guardian, for guardians compensation and was submitted to the Court upon the answer of Milo L. Myers, as guardian Ad Litem for the minor defendants, the exhibits, evidence and arguments of Counsel representing the parties, and the Court being fully advised in the premises and on consideration thereof finds that the said Marion C. Winter as such Guardian is not entitled to compensation on any part of the corpus of the estate of his Ward, Minnie Schertzer, as asked in his amended application. But, the Court does find that said Marion C. Winter as such Guardian is entitled to compensation on all income received from the investment of the corpus of said estate and is entitled to compensation on the amount of all sums discursed for expenses; to-wit, 3% on \$147.00 Income \$4.41 3% on First \$1,000.00 of \$2,510.44 Expenses \$30.00 2% on balance of expenses \$1,510.44 \$30.21. Therefore it is ordered by the Court that the said Marion C. Winter as such Guardian be, and he is hereby allowed the sum of \$64.62 as payment in full for his services to date. And it is further ordered that the said Guardian in his next accounting, account and credit himself accordingly. Exceptions saved for Marion C. Winter, Guardian. John W. Dailey, Judge (Seal). Approved:

Allen & Allen By Robert F. Allen Attorney for Guardian, Milo L. Myers, Guardian Ad. Litem.

In the matter of the Guardianship of Minnie Schertzer, an Incompetent Marion C. Winter, Guardian. Upon the evidence and the Court being fully advised in the premises it is ordered, adjudged and decreed that the Motion for rehearing on the amended Application of Marion C. Winter, Guardian, for compensation is over-ruled. Exceptions are saved for Marion C. Winter, Guardian. John W. Dailey, Judge (Seal). Approved: Allen & Allen By Robert F. Allen Robert F. Allen Attorneys for Marion C. Winter, Guardian, Milo L. Myers Milo L. Myers Guardian Ad. Litem. of Roger E. Oman and Richard A. Oman, minors.

June 14th, 1948

In the matter of the estate of Nicholas Hastert, deceased.

Journal entry-approving report of distribution.

This day this matter came on for hearing on the Report of Distribution of property in the above entitled estate. It appearing to the Court that said Report is, in all respects, correct and that such distribution has been made according to law and the former order of the Court, it is or ordered that the said report be and the same is hereby approved. It is further ordered that this proceeding be recorded, and that said......pay the costs herein, taxed at \$.....John W. Dailey, Probate Judge (Seal).

In the matter of the Will of Robert Franklin Youst, deceased.

Order Admitting to Probate and Record. This matter came on this day further to be heard, on the application of Florence Dell Youst to admit to probate and record the will of Robert Franklin Youse, deceased, late of the village of Magnetic Springs in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Florence Dell Youse surviving spouse, and that the surviving spouse and those persons, who are known to be resident of The State of Ohio, who would be entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), 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 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 to writing, was subscribed by them respectively, and was filed herein. Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Robert Franklin Youst, deceased; that it was duly executed and attested; and that the said testator, at the time of signing his will was of full age, of sound mind and memory and not under any restraint. Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court. John W. Dailey, Probate Judge (Séal).

In the matter of the estate of Robert Franklin Youst, deceased.

Order for Appointment and for Bond.
The Last Will of Robert Franklin Youst, deceased, late of the Village of Magnetic Springs, Ohio in said County, having heretofore been duly proved and allowed; this day Florence Dell Youst and Donald D. Parrott, the Executors named in said Will, appeared in open Court, and made and filed an application under cath, as requested by law, to be appointed as such Executors, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said Florence Dell Youst and Donald D. Parrott 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 Twenty One Hundred (\$2100.00) Dollars; and this cause is continued. John W. Dailey, Judge (Seal).

In the matter of the estate of Robert Franklin Youst, deceased.

Bond Approved and Letters issued Orders to Publish Notice in open Court, accepted the trust as this day Florence Dell Youst and Donald D. Parrott appeared in open Court, accepted the trust as

Executors of the Estate of Robert Franklin Youst, deceased, and gave and filed herein their Bond in the sum of Twenty One Hundre (\$2100.00) Dollars, conditioned according to law, with The Home Indemnity Company and....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 Florence Dell Youst and Donald D. Parrott; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$....John W. Dailey, Judge (Seal).

In the matter of the Guardianship of Clarence Stewart, an incompetent person. This day an Application was presented to the Court for an allowance for legal services and services as Guardian in the proper administration of the above matter. On consideration thereof, the Court allows to said Applicant, as attorney fees and Guardianship compensation the sum of \$164.64, for services rendered which the Court considers at this time just and reasonable. The foregoing allowance is to be listed as a credit in the account of said fiduciary and is subject to esceptions as other items of credit in accounts. John W. Dailey, Probate Judge (Seal).

Guardianship of Clarence Stewart, an incompetent person.

Filing of first and final account. This day came Clifton L. Caryl, Guardian 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 31st day of July 1948, at 10 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

June 12th, 1948

15380 In the matter of the Estate of Bertha May Sloop, deceased.

Authority to transfer Real Estate. This day came Frank A. Sloop, Administrator of the estate of Bertha May Sloop, deceased, and filed herein. application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is a set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal).

June 14th, 1948

In the matter of the Estate of C. W. Rea, deceased.

Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal).

15442

In the matter of the estate of Bessie Burnside, deceased.

Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 to or waived by all interese ested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory and Appraisement, after being duly examined, be alliwed and confirmed. John W. Dailey, Probate Judge (Seal).

Estate of Bertha May Sloop, deceased. Filing of first and final account.

This day came Frank A. Sloop, 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 31st day of July 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Mary Willis, deceased.

This day McKinley Haines the duly appointed qualified and acting Superintendent of the Union County Home, filed his application in the Probate Court of Union County, Ohio in Case No. 15326, upon the Docket of said Court, praying for an order to pay over to the said McKinley Haines as Superintendent of the Union County Home the money due to the said Pauline Willis in an amount not to exceed the sum of \$960.00, which amount the said McKinley Haines claims is due and owing to the said Union County Home from Pauline Willis for support and maintenance of the said Pauline Willis. It is ordered that said application be assigned for hearing before the Court on June 19th, 1948 at 10:00 O'clock A.M. and that a copy of this entry be served upon the said Pauline Willis by the Sheriff of Union County and that due return thereof be made. And this matter is continued. John W. Dailey, Probate Judge (Seal).

15365-B
Sarah Jane Kerns, Executrix of the Estate of Bernice E. Skidmore, deceased, Plaintiff -vs-David Stanton Kerns, a minor of the age of 19 yrs, Phyllis Jane Kerns, a minor of the age of 18 yrs., Defendants.

Appointing Guardian Ad Litem.

On the application of Sarah Jane Kerns, Executivix it appearing to the Court that David Stantonn Kerns, a minor of the age of 19 yrs, Phyllis Jane Kerns, a minor of the age of 18 yrs, the defendants herein, have been duly served with summons, and minors of the age of 19 7 18 years, it is ordered that Luther L. Liggett be and he is hereby appointed Guardian Ad Litem for said minors defendants. John W. Dailey, Probate Judge (Seal).

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In the matter of the Guardianship of John A. Safley, incompetent.
 Authorizing expenditure of funds.
This day came, McKinley Haines, guardian of John A. Safley, an incompetent person, and made application to the Court for authority to expend the sum of Fifty ($50.00) Dollars, per
 month, for ordinary services in the matter of personal care and laundry for said ward, said sum to be
payable each month in advance. Now, therefore, the Court upon consideration deeming it for the best interest of all person concerned that said expenditures be made, hereby approves
 an dallows the same, subject, however, to exceptions upon settlement of said guardian's account.
John W. Dailey, Probate Judge (Seal).
15105
In the matter of the Guardianship of Isabel Sherwood, incompetent.
Authorizing expenditure of fund.
This day came, McKinley Haines, guardian of Isabel Sherwood, an incompetent person, and made
application to the Court for authority to expend the sum of Fifty ($50.00) Dollars, per
month, for ordinary services in the matter of personal care and laundry for said ward, said sum to
be payable each month in advance. Now, therefore, the Court upon consideration deeming it
for the 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. John W. Dailey, Probate Judge (Seal).
15126
In the matter of the Guardianship of Barbara Kleiber, incompetent.
Authorizing expenditure of funds.
This day came, McKinley Haines, Guardian of Barbara Kleiber, in incompetent person, by
reason of mental and physical disability, and made application to the Court for authority to expend the sum of $50.00 per month, for room, board and ordinary service by way of
personal care, hospitalization, attention and laundry for said Ward, such sum to be paid
each month in advance to McKinley Haines, Superintendent of the Union County Home, Marysville,
Ohio. And it appearing to the Court that authority has been heretofore granted by this Court
to the former Guardian of this ward to expend the sum of $40.00 per month for maintenance
of the said ward, and that by reason of the general condition of the health of said ward, and
the general increase in costs of living, such amount is no longer adequate, and that it is
reasonable and proper that said Guardian should be allowed an additional amount for maintenance
of his said ward. Now therefore, the Court uponconsideration, deeming it for the best interest of all persons concerned that an increased allowance be made to the said Guardian
for expenditures for maintenance of his said ward, hereby approves said application, and it is ordered that said Guardian be allowed to expend the sum of $50.00 per month payable for
the purpose and in the manner as herein above setforth, subject, however, to exceptions upon settlement of said Guardian's account. Dated this 15th day of June, 1948. John W. Dailey,
Probate Judge (Seal).
In the matter of the Guardianship of Phineas Thomas.
Authorizing expenditure of funds.
This day came, McKinley Haines, guardian of Phineas Thomas, an incompetent person, and
made application to the Court for authority to expend the sum of Fifty $50.00 Dollars,
per month, for ordinary services in the matter of personal care and laundry for said ward.
said sum to be payable each month in advance. Now, therefore, the Court unpon consideration deeming
it for the 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. John W. Dailey, Probate Judge (Seal).
In the matter of the Guardianship of Eliza Peters, incompetent.
Authorizing expenditure of funds.
This day came, McKinley Haines, Guardian of Eliza Peters, an incompetent person, by reason
of mental and physical disability, and made application to the Court for authority to
expend the sum of $50.00 per month, for room, board and ordinary services by way of personal care, hospitalization, attention and laundry for said Ward, such sum to be paid each month
in advance to McKinley Haines, Superintendent of the Union County Home, Marysville, Ohio.
And it appearing to the Court that authority has been heretofore granted by this Court to the
former guardian of this ward to expend the sum of $40.00 per month for maintenance of the
said ward, and that by reason of the general condition of the health of said Ward, and the
general increase in costs of living, such amount is no longer adequate, and that it is reasonable and proper that said Guardian should be allowed an additional amount for maintenance
of his said Ward. Now, therefore, the Court upon consideration, deeming it for the best interest of all persons concerned that an increased allowance be made to the said Guardian for
expenditures for maintenance of his said ward, hereby approves said application, and it is
ordered that said guardian be allowed to expend the sum of $50.00 per month payable for the
purpose and in the manner as herein above setforth, subject, however, to exceptions upon settlement of said Guardian's account. Dated this 15th day of June, 1948. John W. Dailey
Probate Judge (Seal).
In the matter of the Guardianship of Eugene Willoughby, Incompetent.
Authorizing expenditure of funds.
This day came, McKinley Haines, Guardian of Eugene Willoughby, an incompetent person, by
reason of mental and physical disability, and made application to the Court for authority
to expend the sum of $50.00 per month, for room, board and ordinary services by way of
personal care, hospitalization, attention and laundry for said Ward, such sum to be paid
each month in advance to McKinley Haines, Superintendent of the Union County Home, Marysville,
Ohio. And it appearing to the Court that authority has been heretofore granted by this
Court to the former guardian of this ward to expend the sum of $40.00 per month for maintenance
of the said ward, and that by reason of the general condition of the health of said ward, and
the general increase in costs of living, such amount is no longer adequate, and that it is
reasonable and proper that said guardian should be allowed an additional amount for maintenance
of his said ward. Now, therefore, the Court uponconsideration, deeming it for the best
interest of all persons concerned that an increased allowance be made to the said Guardian
fore expenditures for maintenance of his said ward, hereby approves said application, and
it is ordered that said guardian be allowed to expend the sum of $50.00 per month payable
for the purpose and in the manner as herein above setforth, subject, however, to exceptions
upon settlement of said Guardian's account. Dated this 15th day of June, 1948. John W. Dailey,
Probate Judge (Seal).
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June 15th, 1948
  In the matter of the adoption of Martha Jean Grant.
  Upon application of the petitioners and for good cause shown it is ordered that this proceeding
  be dismissed without record at petitioners costs. John W. Dailey, Judge (Seal). Approved:
  William L. Coleman, Attorney for Petitioners.
  15438-A
  In the matter of David Spence, designation of an heir at law.
  Journal Entry, designating an heir at Law.
  On this 15th day of June 1948, personally appeared before me, the Hon. John W. Dailey, Judge
  of the Probate Court in and for the County of Union, State of Ohio, one David Spence residing
  in Marysville, Union County, Ohio, and in my presence and in the presence of William L.
  Coleman and Mary Sanders, who are disinterested persons and acquaintances of the said David
  Spence, did file a written declaration subscribed by him and attested by the said William L.
  Coleman and Mary Sanders, delcaring that he, as a free and voluntary act did designate
  and appoint Martha Jean Spence (who known as Martha Jean Grant) of Marysville, Ohio, to
  stand toward him in the event of his death in the relationship of daughter and heir at law.
  And I, the said Judge being satisfied that said declarant, the said David Spence is of sound
  mind and memory and free from any restraint do hereby order that such facts be ordered upon
  the Journal of this Court and that a complete record of said proceedings be made. John W.
  Dailey, Judge (Seal).
  15450
  In the matter of the estate of John A. Robinson, deceased.
  Order to Record Proof of Publication of Notice of Appointment.
 This day the affidavit of Mae E. Rausch, publisher, agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of William
  L. Coleman as Administrator of the Estate of John A. 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. John W. Dailey, Judge
  (Seal).
                                         June 16th, 1948
  15363
  Estate of Nettie M. Curry, deceased.
  Filing of first and final account.
  This day came Meda L. Decker, Administratrix 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 31st day of July 1948 at 10:00 O'clock A.M., and that notice thereof be published as
  required by law, in the Marysville Tribune, a newspaper of this County. And this matter is
  continued until said time. John W. Dailey, Probate Judge (Seal).
  AUTHORITY TO TRANSFER OF REAL ESTATE
  In the Matter of the Estateof Flora Gill, deceased
  This day came Ray R. Gill, Executor of the estate of Flora Gill, deceased, and filed herein
  his application duly verified which appliaction is attached and made apart hereof, for an
  order directing the transfer of certain real estate belonging to the said decedent, as set forth
  in the application.
  It appearing to the satisfaction of the Court that all of the representations set forth in
  said application are true; that the description of the said real estate and the list of persons
  to whom each such parcel thereof passed by descent or devise is set forth in the said applic-
  ation; and it appearing to the satisfaction of the Court that the law has been complied with
  by said applicant; it is hereby ordered that the said real estate be transferred upon the
  dulicate 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 John W. Dailey Probate Judge (SEAL)
 Estate of Flora Gill, deceased
  Filing of First and Final account
  This day came Ray R. Gill, executor, of said estate, and filed his First and Final account here-
  in. It is thereupon ordered that said hearing be set for hearing Saturday the 31st. day of July
  1948, at 10 o'clock A.M. and that notice thereof be published as required by law, in the Marysville, Tribune, a newspaper of this said County. And this matter is continued until said
  time John W. Dailey, Probate Judge (SEAL)
  15447
  In the matter of the estate of Frank P. Scott, deceased.
  Order to Record Proof of Publication of Notice of Appointment.
  This day the affidavit of George W. Keigley, publisher, agent of the Richwood Gazette, a
  newspaper of general circulation in this County, that the Notice of Appointment of Daisy Z
  Scott as Administratrix of the Estate of Frank P. Scott, 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. John W. Dailey, Judge
V 10564).
  Guardianship of estate of Samuel D. McAdow.
  Filing of Twenty-first account.
  This day came Ivan McAdow, Guardian of said estate, and filed his twenty-first account
  herein. It is thereupon ordered that said account be set for hearing on Saturday, the 31st
  day of July 1948, at 10:00 O'clock A.M., and that notice thereof be published as required
  by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).
                                        June 17th, 1948
  In the matter of Mary Pauline Gibson, alleged to be mentally ill.
  Orders for hearing and for notice.
  This day an affidavit alleging Mary Pauline Gibson to be mentally ill was filed in this Court
  at Mary sville, Ohio, on the 18th day of June, 1948, at 10:00 O'clock A.M., and that written
  notice of said hearing be given by mail or otherwise to all persons entitled to notice under
  the law of the State of Ohio; and this cause is continued. John W. Dailey, Probate Judge
  (Seal).
  15456
  In the matter of Mary Pauline Gibson, alleged to be mentally ill.
  Orders for Warrant and for Subpoena.
  This day an affidavit alleging Mary Pauline Gibson to be mentally ill was filed in this
  Court by Merle Gibson. It is therefore ordered that a warrant of detention issue to
  H. S. Roosa, Sheriff, commanding him to apprehend said person and detain her at Union
  County Jail, and bring her before this Court, at Marysville, Ohio, on the 18th day of June.
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1948, at 10 O'clock A.M. It is further ordered that subpoenas issue to . .. for Dr. Angus MacIvor and Dr. P. D. Longbrake, registered physicians of Ohio who have had at least three

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years' experience in the practice of medicine, and for medical witnesses, to appear at the
 time and place aforesaid; and this cause is continued. John W. Dailey, Probate Judge
Im the Matter of the Estate of Mary E. Wolford, deceased
Order on Filing Schedule of Claims-Confirming Without Notice
This day a schedule of claims in the above captioned estate was filed in this Court by the
Fiductary of the estate. It is ordered that hearing of said Scedule of Claims be has forthwith
that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded John W. Dailey Probate Judge (SEAL)
15365-B
Sarah Jane Kerns, Executrix of the Estate of Bernice E. Skidmore, deceased, Plaintiff -vs-
David Stanton Kerns, a minor, et al, Defendants.
This day this cause came on for hearing upon the petition to construe the Will of Bernice E.
Skidmore, deceased, the answer of the Guardian Ad Litem, the testimony and the evidence.
The Court being fully advised in the premises finds that all the necessary parties are before
the Court and that the decedent Bermice E. Skidmore made and executed her last Will and
Testament on the 5th day of May 1936. The Court further finds that on the 8th day of April
1936 the Ohio National Life Insurance Company of Cincinnati, Ohio issued its policy No. 245741,
being a single premium life annuity to the said Bernice E. Skidmore, deceased and that there-
after on the same date, April 8th, 1936 the said Bernice E. Skidmore made and executed her
special bequest for settlement in case of her death that all the remaining portions due on
said contract of installment due on said contract of insurance be paid to Sarah Jane Kerns,
which said request was attached to said policy and accepted by the Ohio National Life Insurance
Company on said date. The Court finds that by reason of said contract made and entered into
by and between the Ohio National Life Insurance Company and the decedent that said decedent
was unable to change the mode of payment or the beneficiarys thereof and that upon the death
of the said Bernice E. Skkdmore the remaining portions of installments due became vested as
setaforth in said policy, that is said payments became vested in Sarah Jane Kerns until all
of said payments had been made or until the death of Sarah Jane Kerns. That if the said
Sarah Jane Kerns dies before said installments are completed that said installments shall be
paid to David Stanton Kerns and Phyllis Jane Kerns, the contingent beneficiarys. The Court
finds that under Item 3, of said last Will and Testament, all the property of the decedent is
devised and bequeathed to Sarah Jane Kerns. The Court finds that the said Sarah Jane Kerns being
alive at the death of the decedent that the said Sarah Jane Kerns is bequeathed and devised
all of the estate of Bernice E. Skidmore in fee simple. The Court finds that no part of the estate of Bernice E. Skidmore is bequeathed, or devised, to David Stanton Kerns and Phyllis
Jane Kerns that the provisions in said Will appointing V. B. Templeton fails and is void
and that the request for the appointment of Myrtle Moor as Guardian of the person and the
estate of David Stanton Kems and Phyllis Jane Kems is null and void. It is therefore ordered
by the Court that said Executrix proceed with the settlement of said estate in accordance with the
finding of the Court herein set forth. John W. Dailey, Probate Judge (Seal). Approved:
Clifton L. Caryl, Attorney for the Executrix, Luther L. Liggett, Guardian Ad Litem.
In the matter of the estate of C. O. Coder, deceased.
Authority to transfer title of automobile.
Whereas, on the 8th day of May, 1948, the said C. O. Coder died, possessed of an automobile, of which the following is a description: Year 1940 No. of Cylinders 8 Motor No. 131727 Make
Mercury Manufacturer's Serial No..... Body Type Town Sedan Model #09A Horse Power 32.5
Certificate of Title No. 8011690. And whereas, on the 17th day of June 1948, the above described automobile was transferred to Lynette Parks under the authority of the Last Will
and Testament as appears on the journal of said Probate Court, Vol. 53, Page 632; The Clerk
of Courts of the County of Union, State of Ohio, is hereby authorized to issue a Certificate of Title to the above described automobile, to Lynette Parks, the party named herein. John W.
Dailey, Probate Judge (Seal).
 15446-A
In the matter of the estate of C. O. Coder, deceased.
Order to transfer certificate of title to motor vehicle.
This day this cause came on to be heard upon the petition herein filed, which petition is
attached hereto and made a part hereof. It appearing to the Court that the matters set forth
in the petition are true, it is hereby ordered that the Clerk of Courts of Union County, Ohio
be and he hereby is authorized to issue a Certificate of Title to Lynette Parks in accordance
with the prayer of the petitioner. John W. Dailey, Probate Judge (Seal).
In the matter of the estate of C. O. Coder, deceased.
Petition for order to distribute assets in kins. Orders
 This day James K. Parks, Executor of the estate of C. O. Coder, deceased, appeared in open
 Court, and filed his petition praying for an order authorizing the distribution and paying
 over of certain assets of said estate, as described and set forth in said petition. To-wit:
                                                                     To Whom to be Distributed
                       Items of said Assets
       50 shares of the 4.40% preferred stock of Ohio
                                                                        Lynette Parks
       Edison Company, No. NPO1925
50 shares of the 4.40% preferred stock of Ohio
       Edison Company, No.TAP01297
15 shares of the 4.40% preferred stock of Ohio
          Edison Company, No. TAP02839
      One O.M.Scott & Sons Co., 3 3/4% Debenture, No.M-71
One O.M.Scott & Sons Co., 3 3/4% Debenture, No.M-72
One O.M.Scott & Sons Co., 3 3/4% Debenture, No.M-73
One O.M.Scott & Sons Co., 3 3/4% Debenture, No.M-74
One O.M.Scott & Sons Co., 3 3/4% Debenture, No.M-74
One O.M.Scott & Sons Col, 3 3/4% Debenture, No.M-75
Cert. of claim No. 4363 and 4364, The Columbian
       Bldg. and Loan Co., Columbus, Ohio
Cert. of Deposit, No. B-4125, The City Loan & Savs.
 And it appearing to the Court that the statements in said petition are true and that all the
            Co., of Wapakoneta, Ohio.
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And it appearing to the Court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as imicated by their consent in writing attached to said petition; It is therefore ordered that said Executor distribute and pay attached to said assets in kind as described above; provided however, that each legatee or distributee over said assets in kind as described above; provided however, that each legatee or distributee over said assets in kind as described above; provided however, that each legatee or distributee over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided however, that each legatee or distribute over said assets in kind as described above; provided howe

June 17th, 1948 15446-A In the matter of the estate of C. O. Coder, deceased. Orders approving distribution of assets in kind. This day came James K. Parks, Executor of the estate of C. O. Coder, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the Court; it is ordered that the proceedings of said James K. Parks be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said James K. Parks/pay the costs herein taxed at said James K. Parks/pay the costs herein taxed at said James K. John W. Dailey, Probate Judge (Seal). In the matter of the estate of Harriet B Worthington, deceased. Petition for order to distribute assets in kind. Orders. This day Sylvia W. Sells, Administratrix of the estate of Harriet B. Worthington, deceased, appeared in open Court, and filed her petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit: Item of said Assets, Household Good, \$300.00 To Whom to be Distributed, Clyde B. Worthington, & , Sylvia W. Sells, & , Edith W. Kile, & , Thomas H. Worthington, & , And it appearing to the Court that the statements in said petition are true and that all the legatees or distributees, whose interests may be affected by such distribution, consent to have the same distributed and paid over, in kind, as indicated by their consent in writing attached to said petition; It is therefore ordered that said Administrator distribute and pay over said assets in kind as described above; provided however, that each legatee or distributee herein shall be liable to return such assets or the proceeds therefrom, should they be necessary to pay any rejected claim or claims in suit. It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribtuion; and this cause is continued. John W. Dailey, Probate Judge (Seal). In the matter of the estate of Harriet B. Worthington, deceased. Orders approving distribution of assets in kind. This day came Sylvia W. Sells, Administratrix of the estate of Harriet B. Worthington, deceased, and made and filed herein herereport of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the Court; it is ordered that the proceedings of said Administratrix be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said. pay the costs herein taxed at \$....John W. Dailey, Probate Judge (Seal). 15254 In the matter of the estate of Harriet B. Worthington, deceased. Authority to transfer real estate. This day came Sylvia W. Sells, Administratrix of the estate of Harriet B. Worthington, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. John W. Dailey, Probate Judge (Seal). June 18th, 1948 In the matter of Mary Pauline Gibson, mentally ill. Order of Commitment. This day this cause came on further to be heard, and the said Mary Pauline Gibson was

This day this cause came on further to be heard, and the said Mary Pauline Gibson was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. Angus MacIvor and Dr. P. D. Longbrake, the medical witnesses, and of...., and being satisfied that said Mary Pauline Gibson is mentally ill; that she has a legal settlement in Paris Township, in Union County; that she has resided in the State of Ohio for not less than twelve consecutive months next predeeding the date of the filing of the affidavit and during this period has not received relief under the laws governing relief to the poor or aid, relief or custodial care from any private or public charitable institution or organization, or other benevolent association; that her mental illness has occurred during the time she has resided in this state; that her being at large is not dangerous to the community; and that she is a suitable person for specialized observation and treatment at the State Hospital, Columbus, Ohio. It is therefore ordered that Dr. Angus MacIvor and Dr. P. D. Longbrake, the medical witnesses in attendance, make out a medical 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 Hospital for the admission of said Mary Pauline Gibson, and that a 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 Pauline Gibson be committed into the custody of H. S. Roosa, Sheriff until she can be admitted into said Hospital; and this cause is continued. John W. Dailey, Probate Judge (Seal).

Estate of Adele M. Kagay, deceased.

Filing of first and final account.

This day came Jeanine C. Lee, Administratrix 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 31st day of July 1948, at 10 0 clock P.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of William G. Ellison, deceased. Order for appointment and for bond. This day Mabel Ellison 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 William G. Ellison, deceased, late of Marysville in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an Administratrix should be appointed and that said Mable Ellison is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with sureties as required by law in the sum of Twenty-one hundred Dollars, and this cause is continued. John W. Dailey, Judge (Seal). In the matter of the estate of William G. Ellison, deceased. Bond approved and letters issued appointment of appraisers order to publish notice. This day Mabel Ellison appeared in open Court, accepted the application as Administratrix of the Estate of William G. Ellison, deceased, and gave and filed herein his Bond in the sum of Twenty-one hundred Dollars, conditioned according to law, with Fidelity and Deposit Company of Md. as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Mabel Ellison that Elwood Sawyer, W. D. Wilson and W. F. Cody be appointed appraisers of said estate; 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 \$ John W. Dailey, Judge (Seal). In the matter of the estate of Inez Elizabeth Shaw, deceased. Order approving Inventory. This day an Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or waived by all interested parties, as required by law, and no exceptions having and confirmed. John W. Dailey, Probate Judge (Seal). been filed thereto, it is now ordered that said Inventory after being duly examined, be allowed In the matter of the estate of Mary Willis, deceased. This day this cause came on for hearing on the application of McKinley Haines, Superintendent of the Union County Home for an order to pay over the money due to Pauline Willis in an amount not to exceed \$960.00. The Court being fully advised in the premises finds that the said Pauline Willis has been duly served with a coop of the entry dated June 14th, 1948 and is properly before the Court. The Court further finds that the said Pauline Willis is an inmate of the Union County Home and that nothing has been paid for her support and maintenance while she has resided in said home. The Court finds there is due and owing to the Union County Home an amount in excess of \$600.00 for the support and maintenance of the said Pauline Willis. The Court finds that Pauline Willis is entitled to a distributive share of the estate of Mary Willis, deceased, in the sum of \$234.54. It is therefore ordered that the said Clifton L. Caryl as Administrator of the estate of Mary Willis, deceased pay over to McKinley Haines as Superintendent of the Union County the sum of \$234.54 and that he file his receipt therefore. John W. Dailey, Probate Judge (Seal). Estate of Mary Willis, deceased. Filing of first and final account. This day came Clifton L. Caryl, 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 31st day of June 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal). In the matter of the estate of Luther H. Snodgrass, deceased. Orders on Filing of Schedule of Claims-Confirming Without Notice. This day a schedule of Claims in the above captioned estate was filed in this Court by the fiductary of said estate. It is ordered that hearing on said Schedule of Claims be had forthwith; that the action of the fiduciary herein, in allowing and classifying claims, be confirmed; and that the same be recorded. John W. Dailey, Probate Judge (Seal). Estate of Luther H. Snodgrass, deceased. Filing of first and final account. This day came Ruth L. Snodgrass, Administratrix 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 31st day of July 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal). 15365-A In the matter of the estate of Bernice E. Skidmore, deceased. Authority to transfer real estate. This day came Sarah Jane Kerns, Executrix of the estate of Bernice E. Skidmore, deceased, and filed herein her application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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 bylaw. John W. Dailey, Probate Judge (Seal). 15365-A Estate of Bernice E. Skidmore, deceased. Filing of first and final account. This day came Sarah Jane Kerns, 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 31st day of July 1948, at 10 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge (Seal).

15393-A Estate of Bertha Frederick, deceased. Filing of first and final account. This day came H. E. Frederick, 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 31st day of July 1948, at 10:00 O'clock A.M., and that notice thereof be published as required by law, in the Marysville Tribune, a newspaper of this County. Andthis matter is continued until said time. John W. Dailey, Probate Judge (Seal). 15340 Estate of Eva M. Converse, deceased Filingof the First and Final Account This day this cameeJames B. Cutler, Administrator of thesaid estate, and filed his First and Final account herein. It is thereupon ordered that the said account be set for hearing on Saturday the 31st day of July 1948, at 10:00 o'clock A.M. and that notice thereof be published as required by law in the Marysville Tribune, a mewspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (SEAL) In the matter of the estate of Robert Franklin Youst, deceased. Order Approving Inventory and Appraisement.

This day an Inventory and Appraisement 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 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 and Appraisement, after being duly examined, be allowed and confirmed. John W. Dailey, Probate Judge (Seal)

June 24th, 1948

In the matter of the estate of Frances L. Neibler, deceased. Authority to transfer real estate. This day came Lawrence G. Niebler, one of the heirs of the estate of Frances L. Neibler, deceased, and filed herein his application, duly verified, which application is attached hereto and made a part hereof, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the satisfaction of the Court that all of the representations set forth in said application are true; that the description of said real estate and the list of persons to whom each such parcel thereof passed by descent or devise is as set forth in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County 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. Richard L. Cameron, Acting Probate Judge (Seal).

June 25th, 1948 IN THE PROBATE COURT OF UNION COUNTY, OHIO. Accounts and vouchers of the following named persons have been filed in the Probate Court of Union County, Ohio for approval and settlement, to-wit: 15393-A 15365-A H. E. Frederick, Executor of the estate of Bertha Frederick first and final account. Sarah Jane Kerns, Executrix of the estate of Bernice E. Skidmore first and final account. 15339 Ruth L. Snodgrass, Administratrix of the estate of Luther H. Snodgrass first and 15326 15364 10564 15359-A 15363 14765-A 15377 15379 final account. Clifton L. Caryl, Administrator of the estate of Mary Willis first and final account. Jeanine C. Lee, Administratrix of the estate of Adele M. Kagay first and final account. Ivan McAdow, Guardian of the estate of Samuel D. McAdow twenty-first account. Ray R. Gill, Executor of the estate of the estate of Flora Gill first and final account. Meda L. Decker, Administratrix of the estate of Nettie M. Curry first and final account. Frank A. Sloop, Administrator of the estate of Bertha May Sloop first and final account. Clifton L. Caryl, Guardian of the estate of Clarence Stewart first and final account. Erma M. Green, Administratrix of the estate of Charles D. Green first and final account. Myrtle May Brown, Administratrix of the estate of Charles William Brown first and final account. 15388 13923 15047 9429-A 10261-A Robert E. Ebright, Administrator of the estate of Lilly Ebright first and final account. Chester Auer, Trustee of the estate of Bernard J. Downs first and final account. Marion C. Winter, Guardian of the estate of Minnie Schertzer first account.

Dorothy Cashell, Guardian of the estate of Ivan Hugh Cashell nineteenth account. James B. Cutler, Administrator of the estate of Eva M. Converse first and final account. Unless exceptions are filed thereto, said accounts will be for hearing before this Court on the 31st day of July, 1948 at 10:00 O'clock A.M., at which time said accounts will be considered and continued from day to day until finally disposed of. Any person interested may file exceptions to said accounts or to any matters pertaining to the execution of the trust, not less than five days prior to the date set for hearing. John W. Dailey, Probate Judge (Seal).

Lynette Parks, Guardian of the estate of John Coder fifth account.

In the matter of the estate of Ronald R. Cook, deceased. Orders on settlement of account. This day the first and final account of Letta O. Cook, Administratrix of the estate of Ronald R. Cook, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all 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 account and the proceedings herein be recorded in the Records of this office. It is ordered that said fiduciary and her bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Jacob Greenbaum, deceased. Orders on settlement of account. This day the first and final account of Robert F. Allen, Administrator of the estate of Jacob Greenbaum, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account and the proceedings herein be recorded in the Records of this office. It is further ordered that the said fiduciary and bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Grover Franklin Schultz, deceased. Orders on settlement of account. This day the first and final account of Bernice Gene Schultz, Administratrix of the estate of Grover Franklin Schultz, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 repsects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that said fiduciary and bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of James F. Mitchell, deceased. Orders on settlement of account. This day the first, final and distributive account of A. Gilbert Kirby, Administrator of the estate of James F. Mitchell, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 bein fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office. It is further ordered that the said fiduciary and bondsmen be released and discharged except fro fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the estate of Silva Lane, deceased. Order on settlement of account. This day the first and final account of Pearl Lane, Administrator of the estate of Silva Lane, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all 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 account and the proceedings herein be recorded in the Records of this office. It is furtherordered that the said fiduciary and bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

In the matter of the guardianship of Nan Longbrake, an incompetent. Orders on settlement of Guardian's account.

This day the first and final account of Sam Westlake, Guardian of Nan Longbrake, 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 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 confomity to law: The Court finds said Account duly balanced, and said Guardianship settled according to law. It is ordered that said Account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error.

John W. Dailey, Probate Judge (Seal).

In the matter of the Guardianship of James R. Snider Jr. and Gordon B. Snider, minors. This day the second account of Rose Gertrude Snider, Guardian of James R. Snider Jr. and Gordon B. Snider, minors, neame Jone for hearing and. settlement, ude notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and inconformity to law; It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds that James R. Snider is now past the age of 21 years and that he is entitled to, and has been paid his distributive share of the assets, in the sum of \$768.81; it is ordered that the Guardian be released and discharged as to James R. Snider for liability, except for fraud or manifest error. The Court finds a balance of \$96.82 and the securities as listed in said account in the hands of the Guardian due his ward Gordon B. Snider. It is ordered that said account and the proceedings herein be recorded in the Records of this office. John W. Dailey, Probate Judge (Seal).

In the matter of the Guardianship of Emma J. Elliott, an incompetent person.
Orders on Settlement of Guardian's Account.

This day the second and final account of Milo L. Myers, Guardian of Emma J. Elliott, an incompetent person, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having caerefully 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 Account and the proceedings herein be recorded in the Records of this office. It is ordered that the fiduciary and his bondsmen be released and discharged except for fraud or manifest error. John W. Dailey, Probate Judge (Seal).

June 28th.,1948

In the Matter of the Estate of Retta Fancey, deceased

Order to Record Proof of Publication of Notice of appointment
This day this affidavit of J.M. Huber, publisher, agent of the Marysville Tribune, anewspaper of general circulation of this County, that the Notice of Appointment of Nora Sewell as adminisher that of the Estate of Retta Fancey, 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. John W. Dailey Probate Judge [Seal).

In the Matter of the Estate of Catherine M. Auer, deceased
Order to Record Proof of Publication of Notice of Appointment
This day this affidavit of J.M. Hunber, publisher and agent of the Marysvillem Tribune a newspaper of general circulation in this County, that the Notive of Appointment of Philip E. Auer as administrator of the Estate of Catherine M. Auer, deceased, was published in said newspaper as heretofore ordered, was filed thgether with a copy of said Notice; it is ordered that the same be recorded in the records of this office. John W. Dailey Probate Judge (SEAL).

15415

In the Matter of the Estate of Inez Elizabeth Shawedeceased
Order to Record Proof of Publication of Notice of Appointment
This day the affidavit of J.M. Huber, publisher and agent of the Marysville Tribune, a newaspaper of general circutaltion in this County, that the Notice of Appointment of Ralph J. Grimes as Administrator withhthes Will annexed of the Estate of Inez Elizabeth Shaw, deceased, was published in the said newspaper as heretofore ordered, dwas filed herein, together with a copy of said Notice; it is ordered that the same be resorded in the records of this office.

John W. Dailey Probate Judge. (SEAL).

In the Matger of the Estate of Seward Greenfield, deceased
Order to Record Proof of Publication of Notice of Appointment
This day the affidavit of J.M. Huber, agent of the Marysville Tribune a newspaper of general circulation in this County, that the appointment of Harold Greenfield, of Marion as Executor of the Estate of Sewrad Greenfield, deceased, was published in said newspaper as heretpfpre order ed, was filed herein together with a copy of said Notice; it is ordered that the same be recorded in the records of this office.

July 2md.1948

In the Matter of Robert Branklin Youst, decessed

Order to Record of Proof of Publication of Notice of Appointment

This day the affidavit of Mae E. Rausch, publisher and agent of the Union County Journal a newspace of general circulation in this County, that the notice of appointment of Florence Dell Youst and Donald D. Parrott as co-executrix and executor of the Estate of Robert Franklin Youst deceased was published in said newspaper as heretofore ordered, was filed herein together with a copy of said notice; is is ordered that the same be recorded in the records of this office.

John W, Dailet Probate Judge.

July 3rd., 1948

ORERS ON FILING OF SCHEDULE OF CLAIMS CONFIRMING WITHOUT NOTICE
In the Matter of of the Estate of Bertha K. Moody, deceased
This day a schedule of claims in the above captioned estate was filed in this Gourt by the fiduciary of the said estate. It is ordered that the hearing on the schedule of claims be had forthwith that the action of the fiduciary herein, in allowing and classifying claims be cone firmed; and that the same be had reserted John W. Dailey, Probate Judge. (Seal)

In the Matter of the Estate of Minnie Schurch, deceased
Orders on Filing of Shedule of Claims-Confriming Without Notice
This day this schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of the said estate. It is ordered that hearing on the Schedule of claims be hadeforthwith that the action of the fiduciary herein, in allowing and classifying claims, be confirmed and that the same be recorded. John W. Dailey-Probate Judge (Seal)

with that the action of the fiduciary herein, in allowing and classifying claims, be confirmed and that the same be recorded. John W. Dailey-Probate Judge (Seal)

15394-A

In the Matter of the Estate of Herman C. Duke, deceased
Schedule of Claims- Confirming Without Notice

This day a schedule of Claims in the above captioned estate was filed in this Court by the fiduciary of the said estate. It is ordered that having on said Schedule of Claims be had forthwith that the action of the fiduciary herein in allowing and classifying claims, be confirmed; and that the be recorded. John W. Bailey. Probate Judge, (\$EAL)

In the Matter of Clara Conns, deceased Filing of the First and Final Account This day Ben Potts, administrator 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 28th. day of August 1948, at 10 o'clock A.M. and that notice thereof the published by law in the Marysville Tribune a newspaper of this County. And this matter is continued until said time. John W. Dailey, Probate Judge. (SEAL)

No.15367

In the Matter of the Estate of Ernest Mader, deceased

Filing of First and Final Account This day came Matilda Mader executrix of the said estate, and filed her First anddFinal account herein. It is therefore ordered that the said account be set for hearing on Saturday the 28th., day of August 1948 ay 10 o'clook A.M. and that notice thereof be, published as required by law in the Marysville Tribune a newspaper of this County. And this matter is continued until said time. John W. Dailey Probate Judge (SEAL)

In the Matter of the Estate of Mary E. Wolford, deceased

Filing of the First and Final Account This day came Ernest Wolford Administrator 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 August 28th., day of August 1948 at 10 o'clock A.M. and that notice thereof be published as required by law in the Marysville Tribune, a newspaper of this said County. And this mamter is continued until said time. John W. Dailey Probate Judge (seal)

The State of Ohio, Union County. July 1, 1948. To the County Auditor: I hereby certify that I have this day appointed Jeanne Dailey, to the position of Deputy Clerk in my office of Judge of the Probate Court of said County. Said appointment is to take effect July 1, 1948 and said appointed is to receive as compensation the sum of eigty and no/100 per month and such expenses as the Probate Judge shall fix and determine, and said Judge of the Probate Court. The said compensation is by law payable to said appointee in semi-monthly installments by the County Treasurer from the County Treasury, upon the warrant of the County Auditor. John W. Dailey Judge and ex-officio Clerk of the Probate Court(Seal) 1429-14

The State of Ohio, Union County. I, Jeanne Dailey, being duly sworn, say that I will support the Constitution of the United States and the Constitution of the State of Ohio, and will faithfully discharge the duties of Deputy Clerk in the office of the Judge of the Probate Court of Union County, Ohio. Jeanne L. Dailey Sworn to before me and signed in my presence, this 1st day of July, 1948. John Dailey, Probate Judge. (Seal)