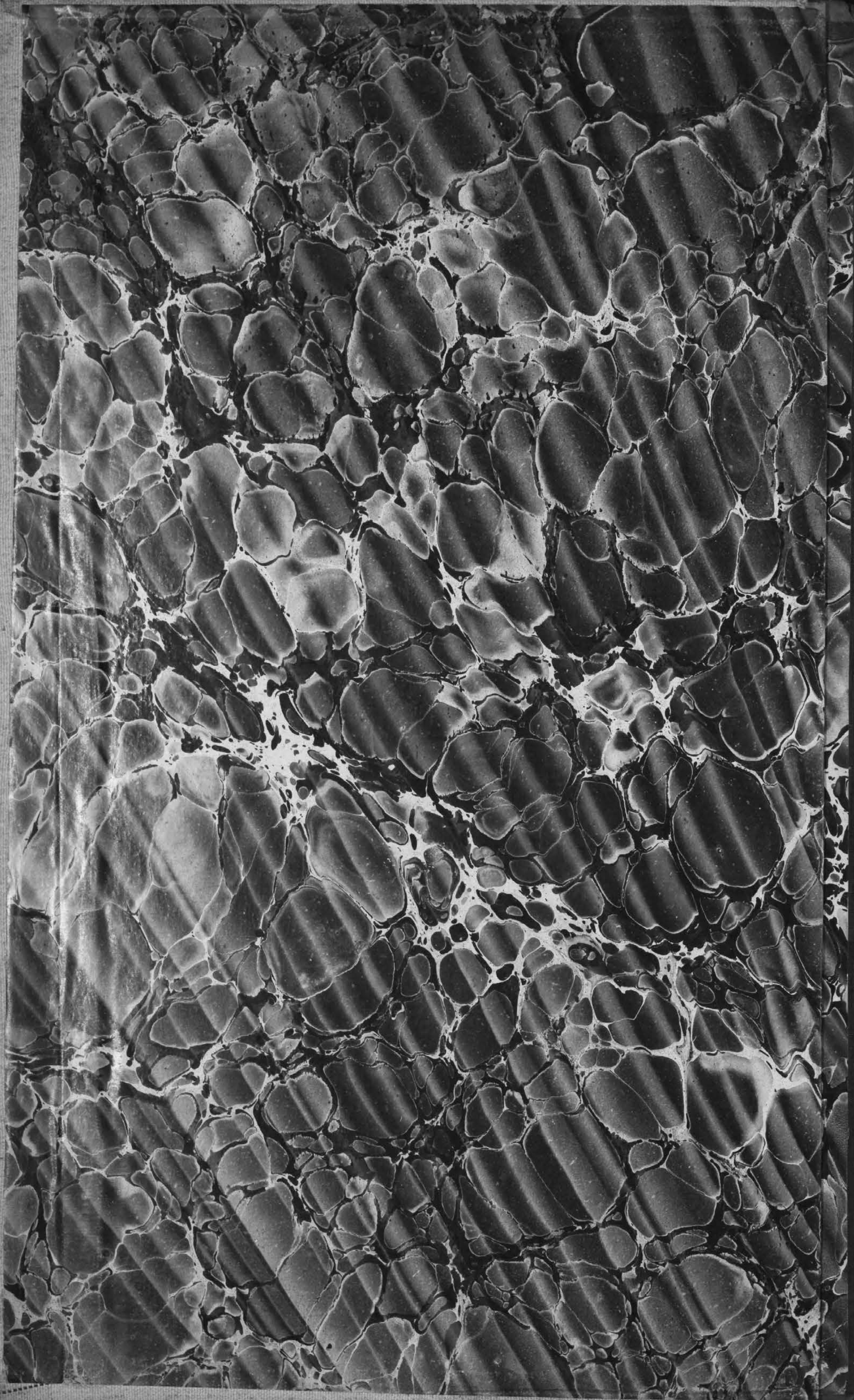


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Probates & Elections

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Union County--Administrator

Estate of Matilda Parke Deceased.

February 3<sup>rd</sup>

A. D. 1887

On application to the Court, Letters of Administration

No. (1)

Recorded

upon the estate of Matilda Parke late of Union County, Ohio, deceased, are hereby granted unto Albert Emorse

Docket "A"

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Albert Emorse

Volume (1)

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2600.00 conditioned as the law directs with William H. Wood and Robert M. Anderson as

Page 1220

his sureties, who are accepted by the Court. On suggestion of said administrator U. A. Woodworth Henry Bernham and William Howard are appointed appraisers of the personal estate of the said decedent.

John B. Coats

JUDGE OF PROBATE.

Estate of John E. Brown Deceased.

March 16<sup>th</sup>

A. D. 1887

On application to the Court, Letters of Administration

No.

Recorded

upon the estate of John E. Brown late of Union County, Ohio, deceased, are hereby granted unto F. W. Brown

Docket "A"

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said F. W. Brown

Volume (1)

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$1500.00 conditioned as the law directs, with George Harris and Selaf Brown

Page 220

as his sureties, who are accepted by the Court. On suggestion of said administrator John Douglass, George Harris and Joseph Bacon are appointed appraisers of the personal estate of the said decedent.

John B. Coats

JUDGE OF PROBATE.

Estate of Barrett Harris Deceased.

March 30<sup>th</sup>

A. D. 1887

On application to the Court, Letters of Administration

No.

Recorded

upon the estate of Barrett Harris late of Union County, Ohio, deceased, are hereby granted unto George Harris

Docket "A"

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said George Harris

Volume (1)

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2000.00 conditioned as the law directs with William Harris and Noah Orr

Page 237

as his sureties, who are accepted by the Court. On suggestion of said administrator Joseph Bacon, William Brunson and John Douglass are appointed appraisers of the personal estate of the said decedent.

John B. Coats

JUDGE OF PROBATE.

Estate of Edward H. Stiles Deceased.

March 16<sup>th</sup>

A. D. 1887

On application to the Court, Letters of Administration

No.

Recorded

upon the estate of Edward H. Stiles late of Union County, Ohio, deceased, are hereby granted unto William M. Ferguson

Docket "A"

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said William M. Ferguson

Volume (1)

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$5000.00 conditioned as the law directs, with George B. Hamilton and Abner C. Hamilton

Page (1)

as his sureties, who are accepted by the Court. On suggestion of said administrator Isaac Graham, John Hurley and Abner C. Hamilton are appointed appraisers of the personal estate of the said decedent.

John B. Coats

JUDGE OF PROBATE.

# Journal of Appointments.

*Estate of Lewis Woodworth* Deceased. *March 30<sup>th</sup>* A. D. 18*95*.  
 On application to the Court, Letters of Administration

No.  
 Recorded  
 Docket *a*  
 Volume *1*  
 Page *287*

upon the estate of *Lewis Woodworth* late of *Union* County, Ohio, deceased, are hereby granted unto *Asahel A Woodworth* (~~widow of said decedent, and the next of kin entitled thereto, having declined such administration~~) and thereupon the said *Asahel A Woodworth* personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ *500.00* conditioned as the law directs with *Benjamin A Hazard* and *W. H. Shupley* and *Boaty* as his sureties, who are accepted by the Court. On suggestion of said administrator *Anthony Moran*, *Asa* and *Albert E. Morse* are appointed appraisers of the personal estate of the said decedent.

*John Bleats* JUDGE OF PROBATE.

No.  
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*Estate of John Adams* Deceased. *April 5<sup>th</sup>* A. D. 18*95*.  
 On application to the Court, Letters of Administration

No.  
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upon the estate of *John Adams* late of *Union* County, Ohio, deceased, are hereby granted unto *Susan P Adams* (~~widow of said decedent, and the next of kin entitled thereto, having declined such administration~~) and thereupon the said *Susan P Adams* personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ *1000.00* conditioned as the law directs, with *Morris H. Hill* and *A. J. Blakey* as his sureties, who are accepted by the Court. On suggestion of said administrator, *Thomas P. Cratty*, *Brooks* and *William K. Ferguson* are appointed appraisers of the personal estate of the said decedent.

*John Bleats* JUDGE OF PROBATE.

No.  
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*Estate of Phineas Bell* Deceased. *April 6<sup>th</sup>* A. D. 18*95*.  
 On application to the Court, Letters of Administration

No.  
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upon the estate of *Phineas Bell* late of *Union* County, Ohio, deceased, are hereby granted unto *Catharine Bell* (~~widow of said decedent, and the next of kin entitled thereto, having declined such administration~~) and thereupon the said *Catharine Bell* personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ *1000.00* conditioned as the law directs with *Ralph Graham* and *Silas Bell* as his sureties, who are accepted by the Court. On suggestion of said administrator *Arthur Leggett*, *William Le Henderson* and *Harriet Green* are appointed appraisers of the personal estate of the said decedent.

*John Bleats* JUDGE OF PROBATE.

No.  
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*Estate of Thomas Moore* Deceased. *May 2<sup>nd</sup>* A. D. 18*95*.  
 On application to the Court, Letters of Administration

No.  
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upon the estate of *Thomas Moore* late of *Union* County, Ohio, deceased, are hereby granted unto *Wylas Sabine* (~~widow of said decedent, and the next of kin entitled thereto, having declined such administration~~) and thereupon the said *Wylas Sabine* personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ *1600.00* conditioned as the law directs, with *Elias Robinson* and *Alexander H. Reed* as his sureties, who are accepted by the Court. On suggestion of said administrator *Thomas P. Cratty*, *Bernard* and *George Hunt* are appointed appraisers of the personal estate of the said decedent.

*John Bleats* JUDGE OF PROBATE.

No.  
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Union County--Administrator

A. D. 1875

Charles Styer

Deceased.

June 30<sup>th</sup>

A. D. 1875

On application to the Court, Letters of Administration

No.

County, Ohio,

Recorded

upon the estate of Charles Styer late of Union County, Ohio,

deceased, are hereby granted unto George H. Bacon

Docket

(Euphie Styer widow of said decedent, and the next of kin entitled thereto, having declined such

administration) and thereupon the said George H. Bacon

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$1000.00 conditioned as the law directs

with John Mashillo and Benjamin B. Pierce

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator John Mashillo

Joseph Mashillo and Isaac Wood are appointed appraisers of the personal estate

of the said decedent. John Bleats JUDGE OF PROBATE.

A. D. 18

Deceased.

A. D. 18

On application to the Court, Letters of Administration

No.

County, Ohio,

Recorded

upon the estate of late of County, Ohio,

deceased, are hereby granted unto

Docket

( widow of said decedent, and the next of kin entitled thereto, having declined such

administration) and thereupon the said

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ conditioned as the law directs,

with and

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as his sureties, who are accepted by the Court. On suggestion of said administrator

and are appointed appraisers of the personal estate

of the said decedent. JUDGE OF PROBATE.

A. D. 1875

Sarah Graham

Deceased.

July 5<sup>th</sup>

A. D. 1875

On application to the Court, Letters of Administration

No.

County, Ohio,

Recorded

upon the estate of Sarah Graham late of Clarkstown Township Union County, Ohio,

deceased, are hereby granted unto Joel D. Graham

Docket

( widow of said decedent, and the next of kin entitled thereto, having declined such

administration) and thereupon the said Joel D. Graham

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2000.00 conditioned as the law directs

with James B. Whipple, Isaac H. Hamilton and James H. Robinson

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator Horatio C. Hamilton

and are appointed appraisers of the personal estate

of the said decedent. John Bleats JUDGE OF PROBATE.

A. D. 1875

Deceased.

A. D. 18

On application to the Court, Letters of Administration

No.

County, Ohio,

Recorded

upon the estate of late of County, Ohio,

deceased, are hereby granted unto

Docket

( widow of said decedent, and the next of kin entitled thereto, having declined such

administration) and thereupon the said

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ conditioned as the law directs,

with and

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator

and are appointed appraisers of the personal estate

of the said decedent. JUDGE OF PROBATE.

Journal of Appointments.

Estate of Adam Brake Deceased. July 26<sup>th</sup> A. D. 1875  
On application to the Court, Letters of Administration

No. \_\_\_\_\_  
Recorded upon the estate of Adam Brake late of Union County, Ohio,  
deceased, are hereby granted unto Stephen Shirk, the husband  
Docket (widow of said decedent, and the next of kin entitled thereto, having declined such  
administration) and thereupon the said Stephen Shirk  
Volume personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 600.00  
Page as his sureties, who are accepted by the Court. On suggestion of said administrator Henry Wheeler Elisha Hills  
and George Hill are appointed appraisers of the personal estate  
of the said decedent.  
John Bleats, JUDGE OF PROBATE.

Deceased. \_\_\_\_\_ A. D. 18 \_\_\_\_  
On application to the Court, Letters of Administration

No. \_\_\_\_\_  
Recorded upon the estate of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio,  
deceased, are hereby granted unto \_\_\_\_\_  
Docket ( \_\_\_\_\_ widow of said decedent, and the next of kin entitled thereto, having declined such  
administration) and thereupon the said \_\_\_\_\_  
Volume personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ \_\_\_\_\_  
Page as his sureties, who are accepted by the Court. On suggestion of said administrator \_\_\_\_\_  
and \_\_\_\_\_ are appointed appraisers of the personal estate  
of the said decedent.  
\_\_\_\_\_ JUDGE OF PROBATE.

Estate of Abel M. Corey Deceased. October 2<sup>nd</sup> A. D. 1875  
On application to the Court, Letters of Administration

No. \_\_\_\_\_  
Recorded upon the estate of Abel M. Corey late of Union County, Ohio,  
deceased, are hereby granted unto Minnie Corey  
Docket ( \_\_\_\_\_ widow of said decedent, and the next of kin entitled thereto, having declined such  
administration) and thereupon the said Minnie Corey  
Volume personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 500.00  
Page as her sureties, who are accepted by the Court. On suggestion of said administrator Thomas P. Ratty  
and Hylas Sabine are appointed appraisers of the personal estate  
of the said decedent.  
John Bleats, JUDGE OF PROBATE.

Estate of John G. Thompson Deceased. October 28<sup>th</sup> A. D. 1875  
On application to the Court, Letters of Administration

No. \_\_\_\_\_  
Recorded upon the estate of John G. Thompson late of Union County, Ohio,  
deceased, are hereby granted unto Stephen Cranston Jr  
Docket ( \_\_\_\_\_ widow of said decedent, and the next of kin entitled thereto, having declined such  
administration) and thereupon the said Stephen Cranston Jr  
Volume personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 800.00  
Page as his sureties, who are accepted by the Court. On suggestion of said administrator Samuel Jewell  
and David Kenworthy  
Benjamin Grubbs and Eli Starvil are appointed appraisers of the personal estate  
of the said decedent.  
John Bleats, JUDGE OF PROBATE.

Union County--Administrator

A. D. 1875

Estate of Mary J. Barbour Deceased. January 1st A. D. 1876  
On application to the Court, Letters of Administration

No.

Recorded

upon the estate of Mary J. Barbour late of Union County, Ohio, deceased, are hereby granted unto Frenida Piper

Docket

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Frenida Piper

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$1500.00 conditioned as the law directs with William H. Robinson and Alvan Thompson

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator James A. Anderson, Moses Thompson and Philip Snider are appointed appraisers of the personal estate of the said decedent. John Bleatz, JUDGE OF PROBATE.

A. D. 18

Estate of Jesse Carpenter Deceased. January 5th A. D. 1876  
On application to the Court, Letters of Administration

No.

Recorded

upon the estate of Jesse Carpenter late of Union County, Ohio, deceased, are hereby granted unto Lewis B. White

Docket

(Annis Carpenter, widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Lewis B. White

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$3000.00 conditioned as the law directs, with Beverly H. Keys and Alfred Hilking

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator Ralph Bonsett and Moses Laird and William Bonnett are appointed appraisers of the personal estate of the said decedent. John Bleatz, JUDGE OF PROBATE.

A. D. 1875

Estate of Elijah Wolford Deceased. March 14th A. D. 1876  
On application to the Court, Letters of Administration

No.

Recorded

upon the estate of Elijah Wolford late of Union County, Ohio, deceased, are hereby granted unto Elizabeth Wolford

Docket

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Elizabeth Wolford

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$1000.00 conditioned as the law directs with George P. Cross and Daniel G. Cross

Page

as her sureties, who are accepted by the Court. On suggestion of said administrator Levi Keran, George P. Cross and Daniel G. Cross are appointed appraisers of the personal estate of the said decedent. John Bleatz, JUDGE OF PROBATE.

A. D. 1875

Deceased. A. D. 18  
On application to the Court, Letters of Administration

No.

Recorded

upon the estate of late of County, Ohio, deceased, are hereby granted unto

Docket

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ conditioned as the law directs, with and

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator are appointed appraisers of the personal estate of the said decedent. JUDGE OF PROBATE.



Journal of Appointments.

Estate of William Thompson Deceased.  
On application to the Court, Letters of Administration

April 11<sup>th</sup>

A. D. 1876

No.

Recorded

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upon the estate of William Thompson late of \_\_\_\_\_ County, Ohio, deceased, are hereby granted unto Samuel B Woodburn (Louisa Thompson widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Samuel B Woodburn personally appeared before the Court, accepted said trust, and gave bond in the sum of \$26000.00 conditioned as the law directs with Christopher Houston, Albert S Chapman and A. J. Whitney as his sureties, who are accepted by the Court. On suggestion of said administrator James K Roney, Phillip Snider and James B Whippley are appointed appraisers of the personal estate of the said decedent.

John B Coats, JUDGE OF PROBATE.

James H Brown Deceased.  
On application to the Court, Letters of Administration

May 30<sup>th</sup>

A. D. 1876

No.

Recorded

Docket

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upon the estate of James H Brown late of Union County, Ohio, deceased, are hereby granted unto Catharine Brown (\_\_\_\_\_ widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Catharine Brown personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2500.00 conditioned as the law directs with Brunerly H Keyes and David W Anderson as her sureties, who are accepted by the Court. On suggestion of said administrator J. L. Peakin Luther Turner and Scott Rodgers are appointed appraisers of the personal estate of the said decedent.

John B Coats, JUDGE OF PROBATE.

Henry Hoover Deceased.  
On application to the Court, Letters of Administration

June 6<sup>th</sup>

A. D. 1876

No.

Recorded

Docket

Volume

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upon the estate of Henry Hoover late of Union County, Ohio, deceased, are hereby granted unto William H Plotner, the (\_\_\_\_\_ widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said William H Plotner personally appeared before the Court, accepted said trust, and gave bond in the sum of \$10000.00 conditioned as the law directs with Thomas Ballinger and Daciae Dalley as his sureties, who are accepted by the Court. On suggestion of said administrator John Penhatewood Alonzo H Ballinger and Amos P Kearney are appointed appraisers of the personal estate of the said decedent.

John B Coats, JUDGE OF PROBATE.

Amanda B Chapman Deceased.  
On application to the Court, Letters of Administration

June 17<sup>th</sup>

A. D. 1876

No.

Recorded

Docket

Volume

Page

upon the estate of Amanda B Chapman late of Union County, Ohio, deceased, are hereby granted unto John Chapman (\_\_\_\_\_ widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said John Chapman personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2000.00 conditioned as the law directs with Keyes Dalley and D. H. Gadsman as his sureties, who are accepted by the Court. On suggestion of said administrator D. R. White Le. H. Baugner and J. A. White are appointed appraisers of the personal estate of the said decedent.

John B Coats, JUDGE OF PROBATE.

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County---Administrator

A. D. 1876

Ellen Blue

Deceased.

July 5<sup>th</sup>

A. D. 1876

On application to the Court, Letters of Administration

No.

Recorded

upon the estate of Ellen Blue late of Union County, Ohio, deceased, are hereby granted unto Adam Blue

Docket

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Adam Blue

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2400.00 conditioned as the law directs with Manroch Blue and John Randall

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator Harvey Mather and William Miller are appointed appraisers of the personal estate of the said decedent. John Bloats, JUDGE OF PROBATE.

A. D. 1876

Hiram Keeler

Deceased.

July 26<sup>th</sup>

A. D. 1876

On application to the Court, Letters of Administration de bonis non

No.

Recorded

upon the estate of Hiram Keeler late of Union County, Ohio, deceased, are hereby granted unto Benjamin Sager

Docket

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Benjamin Sager

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2500.00 conditioned as the law directs, with Luven Prier and Lou Rasberry

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator are appointed appraisers of the personal estate of the said decedent. John Bloats, JUDGE OF PROBATE.

A. D. 1876

Edward Stiles

Deceased.

August 1<sup>st</sup>

A. D. 1876

On application to the Court, Letters of Administration de bonis non

No.

Recorded

upon the estate of Edward Stiles late of Union County, Ohio, deceased, are hereby granted unto Jacoble Sidle, the widow and

Docket

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Jacoble Sidle

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2500.00 conditioned as the law directs with William Mcerguson and William Mc Sidle

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator are appointed appraisers of the personal estate of the said decedent. John Bloats, JUDGE OF PROBATE.

A. D. 1876

Adam Shirk

Deceased.

September 14<sup>th</sup>

A. D. 1876

On application to the Court, Letters of Administration

No.

Recorded

upon the estate of Adam Shirk late of Union County, Ohio, deceased, are hereby granted unto Stephen Shirk

Docket

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Stephen Shirk

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2400.00 conditioned as the law directs, with Baldwin Johnson and George Miller

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator are appointed appraisers of the personal estate of the said decedent. John Bloats, JUDGE OF PROBATE.

Journal of Appointments.

Sarah Spain Deceased. November 4<sup>th</sup> A. D. 1876.  
On application to the Court, Letters of Administration

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upon the estate of Sarah Spain late of Union County, Ohio, deceased, are hereby granted unto Edmund Turner (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Edmund Turner personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2000.00 conditioned as the law directs with John Barker and William Hall as his sureties, who are accepted by the Court. On suggestion of said administrator, James Poling, Isaac Brodusky and Owen Miller are appointed appraisers of the personal estate of the said decedent.

John B. Coats, JUDGE OF PROBATE.

Henry Wolford Deceased. November 11<sup>th</sup> A. D. 1876.  
On application to the Court, Letters of Administration

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upon the estate of Henry Wolford late of Union County, Ohio, deceased, are hereby granted unto Sarah Wolford (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Sarah Wolford personally appeared before the Court, accepted said trust, and gave bond in the sum of \$1600.00 conditioned as the law directs with Samuel M. Adcox, James Amine and Samuel R. Griffin as her sureties, who are accepted by the Court. On suggestion of said administrator Samuel M. Adcox, Scott Rogers and Jonathan Moore are appointed appraisers of the personal estate of the said decedent.

John B. Coats, JUDGE OF PROBATE.

Effie Moore Deceased. November 11<sup>th</sup> A. D. 1876.  
On application to the Court, Letters of Administration

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upon the estate of Effie Moore late of Union County, Ohio, deceased, are hereby granted unto David A. White (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said David A. White personally appeared before the Court, accepted said trust, and gave bond in the sum of \$600.00 conditioned as the law directs with Justus Miller and G. B. Cameron as his sureties, who are accepted by the Court. On suggestion of said administrator Harney Mather, George Truple and Ashury Cheney are appointed appraisers of the personal estate of the said decedent.

John B. Coats, JUDGE OF PROBATE.

Eunice A. Russell Deceased. November 18<sup>th</sup> A. D. 1876.  
On application to the Court, Letters of Administration

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Page

upon the estate of Eunice A. Russell late of Union County, Ohio, deceased, are hereby granted unto Albert F. Carpenter (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Albert F. Carpenter personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2000.00 conditioned as the law directs with Francis Arthur and Charles Chapman as his sureties, who are accepted by the Court. On suggestion of said administrator Aaron D. Davitt, James B. Whelpley and James A. Henderson are appointed appraisers of the personal estate of the said decedent.

John B. Coats, JUDGE OF PROBATE.

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No.  
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th A. D. 1876.

John G. Cartmell Deceased. December 4<sup>th</sup> A. D. 1876.  
On application to the Court, Letters of Administration

No.

Recorded

upon the estate of John G. Cartmell late of Union County, Ohio, deceased, are hereby granted unto Darius Buxton the

Docket

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Darius Buxton

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$3000.00 conditioned as the law directs with Robert M. Henderson and William H. Woods

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator James B. Whelpley Robert Alf Scott and W. L. Sellers are appointed appraisers of the personal estate of the said decedent.

John Bloats, JUDGE OF PROBATE.

County, Ohio,

to, having declined such

ditioned as the law directs

ll

ing

ers of the personal estate

JUDGE OF PROBATE.

A. D. 1876.

Chambers Wolford, Deceased. December 6<sup>th</sup> A. D. 1876.  
On application to the Court, Letters of Administration

No.

Recorded

upon the estate of Chambers Wolford late of Union County, Ohio, deceased, are hereby granted unto George P. Pless the

Docket

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said George P. Pless

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$5000.00 conditioned as the law directs, with Darius Buxton and Harrison M. Judd

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator Jonathan Moore George H. Mackling and Levi Keran are appointed appraisers of the personal estate of the said decedent.

John Bloats, JUDGE OF PROBATE.

County, Ohio,

to, having declined such

ditioned as the law directs,

iffin

M. Adcock

ers of the personal estate

JUDGE OF PROBATE.

th A. D. 1876.

Charles Jarrey Deceased. January 3<sup>d</sup> A. D. 1877.  
On application to the Court, Letters of Administration

No.

Recorded

upon the estate of Charles Jarrey late of Union County, Ohio, deceased, are hereby granted unto Addie Jarrey

Docket

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Addie Jarrey

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$1000.00 conditioned as the law directs with Nylas Sabine and Charles H. Jarrey

Page

as her sureties, who are accepted by the Court. On suggestion of said administrator Nylas Sabine E. Y. King and John Landon are appointed appraisers of the personal estate of the said decedent.

John Bloats, JUDGE OF PROBATE.

County, Ohio,

to, having declined such

ditioned as the law directs

son

Mather

ers of the personal estate

JUDGE OF PROBATE.

A. D. 1876.

Mary A. Beard, Deceased. January 6<sup>th</sup> A. D. 1877.  
On application to the Court, Letters of Administration

No.

Recorded

upon the estate of Mary A. Beard late of Union County, Ohio, deceased, are hereby granted unto Joseph M. Beard

Docket

(widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Joseph M. Beard

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$1000.00 conditioned as the law directs, with Jonathan Beard and Lyais Vance

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator Samuel Degead John M. Allister and Duncan McLain are appointed appraisers of the personal estate of the said decedent.

John Bloats, JUDGE OF PROBATE.

County, Ohio,

to, having declined such

ditioned as the law directs,

man

Carlitter,

ers of the personal estate

JUDGE OF PROBATE.

Journal of Appointments.

Robert Paris Deceased. January 6<sup>th</sup> A. D. 1877.  
On application to the Court, Letters of Administration

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upon the estate of Robert Paris late of Union County, Ohio, deceased, are hereby granted unto Isaac N Paris, the widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Isaac N Paris personally appeared before the Court, accepted said trust, and gave bond in the sum of \$3200.00 conditioned as the law directs with Rayls Morse and Adam P Robinson as his sureties, who are accepted by the Court. On suggestion of said administrator Benjamin F Harris Williamlsoff and John Bland are appointed appraisers of the personal estate of the said decedent.

John Bleats, JUDGE OF PROBATE.

Harriet Rice Deceased. January 7<sup>th</sup> A. D. 1877.  
On application to the Court, Letters of Administration

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upon the estate of Harriet Rice late of Union County, Ohio, deceased, are hereby granted unto Moses P Rice (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Moses P Rice personally appeared before the Court, accepted said trust, and gave bond in the sum of \$1000.00 conditioned as the law directs with Elias Rice and William Woods as his sureties, who are accepted by the Court. On suggestion of said administrator John Knock Andrew Brown and Adam Brown are appointed appraisers of the personal estate of the said decedent.

John Bleats, JUDGE OF PROBATE.

Elizabeth Criswell Deceased. January 23<sup>d</sup> A. D. 1877.  
On application to the Court, Letters of Administration

No.  
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Page

upon the estate of Elizabeth Criswell late of Union County, Ohio, deceased, are hereby granted unto Ellen Hall (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Ellen Hall personally appeared before the Court, accepted said trust, and gave bond in the sum of \$400.00 conditioned as the law directs with Russell L Bigelow and Henry Evans as his sureties, who are accepted by the Court. On suggestion of said administrator Benjamin Welsh Gester Webster and Isaac Stouffer are appointed appraisers of the personal estate of the said decedent.

John Bleats, JUDGE OF PROBATE.

Robson & Broome Deceased. January 31<sup>st</sup> A. D. 1877.  
On application to the Court, Letters of Administration de bonis non

No.  
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upon the estate of Robson & Broome late of Union County, Ohio, deceased, are hereby granted unto Robert Woodburn (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Robert Woodburn personally appeared before the Court, accepted said trust, and gave bond in the sum of \$25000.00 conditioned as the law directs, with Samuel B Woodburn, William Woods and James W Robinson as his sureties, who are accepted by the Court. On suggestion of said administrator and are appointed appraisers of the personal estate of the said decedent.

John Bleats, JUDGE OF PROBATE.

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County---Administrator

A. D. 1877.

*Eli Gudrick*  
Deceased.

*February 22<sup>nd</sup>*

A. D. 1877.

No.

On application to the Court, Letters of Administration

County, Ohio,

Recorded

upon the estate of *Eli Gudrick* late of *Union* County, Ohio,  
deceased, are hereby granted unto *Sarah Gudrick*

Docket

(*Sarah Gudrick* widow of said decedent, and the next of kin entitled thereto, having declined such  
administration) and thereupon the said *Sarah Gudrick*

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ *700.00* conditioned as the law directs  
with *David Burr* and *Miller Turner*

Page

as her sureties, who are accepted by the Court. On suggestion of said administrator *Pascal Spain*  
*Clinton Conhart* and *Jonas Ellin* are appointed appraisers of the personal estate  
of the said decedent.

*John Bloats,* JUDGE OF PROBATE.

A. D. 1877.

*Mary Hran*  
Deceased.

*March 16<sup>th</sup>*

A. D. 1877.

No.

On application to the Court, Letters of Administration

County, Ohio,

Recorded

upon the estate of *Mary Hran* late of *Union* County, Ohio,  
deceased, are hereby granted unto *Andrew H Hran*

Docket

(*Andrew H Hran* widow of said decedent, and the next of kin entitled thereto, having declined such  
administration) and thereupon the said *Andrew H Hran*

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ *1200.00* conditioned as the law directs,  
with *George Holloway* and *James A Anderson*

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator *Uriah Cook*  
*David Anderson* and *William Morse*, are appointed appraisers of the personal estate  
of the said decedent.

*John Bloats,* JUDGE OF PROBATE.

A. D. 1877.

*Stranger Mann*  
Deceased.

*March 28<sup>th</sup>*

A. D. 1877.

No.

On application to the Court, Letters of Administration

County, Ohio,

Recorded

upon the estate of *Stranger Mann* late of *Union* County, Ohio,  
deceased, are hereby granted unto *Simon D Elliott*

Docket

(*Surrena Mann* widow of said decedent, and the next of kin entitled thereto, having declined such  
administration) and thereupon the said *Simon D Elliott*

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ *1000.00* conditioned as the law directs  
with *James B Whelpley* and *John Price*

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator *Horatio Johnson*  
*Edward Spain* and *James A Moore* are appointed appraisers of the personal estate  
of the said decedent.

*John Bloats,* JUDGE OF PROBATE.

A. D. 1877.

*John K Brown*  
Deceased.

*April 11<sup>th</sup>*

A. D. 1877.

No.

On application to the Court, Letters of Administration

County, Ohio,

Recorded

upon the estate of *John K Brown* late of *Union* County, Ohio,  
deceased, are hereby granted unto *John K Brown*

Docket

(*John K Brown* widow of said decedent, and the next of kin entitled thereto, having declined such  
administration) and thereupon the said *John K Brown*

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ *2000.00* conditioned as the law directs,  
with *John Gibson* and *Solomon Butz*

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator *Moegard Sage*  
*Holdridge Phillips* and *Berry Kanawalt* are appointed appraisers of the personal estate  
of the said decedent.

*John Bloats,* JUDGE OF PROBATE.

Journal of Appointments.

Benjamin D. McBlade Deceased.  
On application to the Court, Letters of Administration

May 22<sup>nd</sup>

A. D. 1877.

No.

Recorded

Docket

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Page

upon the estate of Benjamin D. McBlade late of Union County, Ohio, deceased, are hereby granted unto Thomas H. Bain, du (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Thomas H. Bain personally appeared before the Court, accepted said trust, and gave bond in the sum of \$11000.00 conditioned as the law directs with Israel Black, R. M. Dawell and William M. Siggett as his sureties, who are accepted by the Court. On suggestion of said administrator S. J. Kilberry William Wagner and John K. Dodge are appointed appraisers of the personal estate of the said decedent.

John Bleats JUDGE OF PROBATE.

Elizabeth J. Davis Deceased.  
On application to the Court, Letters of Administration

June 7<sup>th</sup>

A. D. 1877.

No.

Recorded

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Page

upon the estate of Elizabeth J. Davis late of Union County, Ohio, deceased, are hereby granted unto Granville S. Robertson (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Granville S. Robertson personally appeared before the Court, accepted said trust, and gave bond in the sum of \$10000.00 conditioned as the law directs, with John M. Sanders and John M. Andrews as his sureties, who are accepted by the Court. On suggestion of said administrator are appointed appraisers of the personal estate of the said decedent.

John Bleats, JUDGE OF PROBATE.

Russell Rickman Deceased.  
On application to the Court, Letters of Administration

June 18<sup>th</sup>

A. D. 1877.

No.

Recorded

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Page

upon the estate of Russell Rickman late of Union County, Ohio, deceased, are hereby granted unto Rebecca Rickman (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Rebecca Rickman personally appeared before the Court, accepted said trust, and gave bond in the sum of \$10000.00 conditioned as the law directs with Justus and as his sureties, who are accepted by the Court. On suggestion of said administrator are appointed appraisers of the personal estate of the said decedent.

JUDGE OF PROBATE.

Deceased.  
On application to the Court, Letters of Administration

A. D. 18

No.

Recorded

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Page

upon the estate of late of County, Ohio, deceased, are hereby granted unto (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ conditioned as the law directs, with and as his sureties, who are accepted by the Court. On suggestion of said administrator and are appointed appraisers of the personal estate of the said decedent.

JUDGE OF PROBATE.

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County---Administrator

A. D. 1877.

A. D. 18

Deceased.

On application to the Court, Letters of Administration

No.

Recorded

upon the estate of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, are hereby granted unto \_\_\_\_\_

Docket

( \_\_\_\_\_ widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said \_\_\_\_\_

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ \_\_\_\_\_ conditioned as the law directs with \_\_\_\_\_ and \_\_\_\_\_

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as his sureties, who are accepted by the Court. On suggestion of said administrator \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the personal estate of the said decedent. \_\_\_\_\_ JUDGE OF PROBATE.

County, Ohio,

hereto, having declined such

conditioned as the law directs

*Riggitt*

raisers of the personal estate

JUDGE OF PROBATE.

A. D. 1877.

A. D. 18

Deceased.

On application to the Court, Letters of Administration

No.

Recorded

upon the estate of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, are hereby granted unto \_\_\_\_\_

Docket

( \_\_\_\_\_ widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said \_\_\_\_\_

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ \_\_\_\_\_ conditioned as the law directs with \_\_\_\_\_ and \_\_\_\_\_

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the personal estate of the said decedent. \_\_\_\_\_ JUDGE OF PROBATE.

County, Ohio,

hereto, having declined such

conditioned as the law directs,

*deeds*

raisers of the personal estate

JUDGE OF PROBATE.

A. D. 1877.

A. D. 18

Deceased.

On application to the Court, Letters of Administration

No.

Recorded

upon the estate of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, are hereby granted unto \_\_\_\_\_

Docket

( \_\_\_\_\_ widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said \_\_\_\_\_

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ \_\_\_\_\_ conditioned as the law directs with \_\_\_\_\_ and \_\_\_\_\_

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the personal estate of the said decedent. \_\_\_\_\_ JUDGE OF PROBATE.

County, Ohio,

hereto, having declined such

conditioned as the law directs

raisers of the personal estate

JUDGE OF PROBATE.

A. D. 18

A. D. 18

Deceased.

On application to the Court, Letters of Administration

No.

Recorded

upon the estate of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, are hereby granted unto \_\_\_\_\_

Docket

( \_\_\_\_\_ widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said \_\_\_\_\_

Volume

personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ \_\_\_\_\_ conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_

Page

as his sureties, who are accepted by the Court. On suggestion of said administrator \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the personal estate of the said decedent. \_\_\_\_\_ JUDGE OF PROBATE.

County, Ohio,

hereto, having declined such

conditioned as the law directs

raisers of the personal estate

JUDGE OF PROBATE.



Journal of Appointments Union County.

Will of William Gabriel Deceased January 26th 1876. The last Will and Testament of William Gabriel late of Union County, Ohio, deceased, having been on the 26th day of January A. D. 1876,

No. Recorded Docket Volume Page

presented for Probate, thereupon said Will was duly proven by the oaths of Jabez Randall and James A. Henderson subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleatz JUDGE OF PROBATE.

February 19th 1876. The last Will and Testament of William Gabriel late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, and the Executor or Executrix being named in said Will, and Charney St. Olds (the surviving widow of said decedent, and the next of kin entitled thereto) having declined such administration, on motion to the Court it is ordered that Letters of Administration, with the Will annexed, upon the estate of said decedent, be granted unto Uli's Piper

who appeared in Court, accepted said trust, and entered into bond in the sum of Eighty thousand Dollars, conditioned as the law directs, with Leonidas Piper, Philip Lee, David M. Robinson, C. B. Robinson, Robert Lee, Hugh Burwood, H. H. Woods and A. R. Shewalter as sureties, to the acceptance of the Court. On suggestion of said Administrator Uiram Stokes, S. D. Elliott and John Cranston are appointed appraisers of the Estate of said decedent, to be appraised.

John Bleatz JUDGE OF PROBATE.

This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

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The last Will and Testament of Deceased. 18 late of County, Ohio, deceased, having been, on the day of A. D. 18 presented for Probate, thereupon said Will was duly proven by the oaths of and subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

JUDGE OF PROBATE.

The last Will and Testament of late of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, and no Executor or Executrix being named in said Will, and widow of said decedent, and the next of kin entitled thereto having declined such administration, on motion to the Court it is ordered that Letters of Administration, with the Will annexed, upon the estate of said decedent, be granted unto who appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with and as sureties, to the acceptance of the Court.

On suggestion of said Administrator and are appointed appraisers of the Estate of said decedent, to be appraised.

JUDGE OF PROBATE.

This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

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Administrator with Will Annexed.

County.

1876 .  
late of  
January A. D. 1876 .  
in open Court, and their  
ony of said witnesses, that  
ull age and of sound mind  
filed, and that the same,  
JUDGE OF PROBATE.

1876  
late of  
n and admitted to Probate  
ldy (Therobing via  
he Court it is ordered that  
Piper  
ed into bond in the sum of  
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J. M. Craxton  
JUDGE OF PROBATE.

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JUDGE OF PROBATE.

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JUDGE OF PROBATE.

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Deceased. 18  
The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_  
County, Ohio, deceased, having been, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 18 \_\_\_\_\_,  
presented for Probate, thereupon said Will was duly proven by the oaths of \_\_\_\_\_  
and \_\_\_\_\_ subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
"such Will was duly attested and executed, and that the Testat \_\_\_\_\_ at the time of executing the same, was of full age and of sound mind  
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

\_\_\_\_\_ JUDGE OF PROBATE.  
The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_  
County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
and Record in this Court, and no Executor or Executrix being named in said Will, and \_\_\_\_\_  
widow of said decedent, and the next of kin entitled thereto having declined such administration,) on motion to the Court it is ordered that  
Letters of Administration, with the Will annexed, upon the estate of said decedent, be granted unto \_\_\_\_\_  
who appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
Dollars, conditioned as the law directs, with \_\_\_\_\_  
and \_\_\_\_\_ as sureties, to the acceptance of the Court.  
On suggestion of said Administrator \_\_\_\_\_ and \_\_\_\_\_  
are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.  
This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_  
late of this County, deceased, and made application to elect under the Will of  
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
election is now here entered of record.

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Deceased. 18  
The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_  
County, Ohio, deceased, having been, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 18 \_\_\_\_\_,  
presented for Probate, thereupon said Will was duly proven by the oaths of \_\_\_\_\_  
and \_\_\_\_\_ subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
"such Will was duly attested and executed, and that the Testat \_\_\_\_\_ at the time of executing the same, was of full age and of sound mind  
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

\_\_\_\_\_ JUDGE OF PROBATE.  
The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_  
County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
and Record in this Court, and no Executor or Executrix being named in said Will, and \_\_\_\_\_  
widow of said decedent, and the next of kin entitled thereto having declined such administration,) on motion to the Court it is ordered that  
Letters of Administration, with the Will annexed, upon the estate of said decedent, be granted unto \_\_\_\_\_  
who appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
Dollars, conditioned as the law directs, with \_\_\_\_\_  
and \_\_\_\_\_ as sureties, to the acceptance of the Court.  
On suggestion of said Administrator \_\_\_\_\_ and \_\_\_\_\_  
are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.  
This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_  
late of this County, deceased and made application to elect under the Will of  
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
election is now here entered of record.

Journal of Appointments Union County.

*Will of Elijah Harner* Deceased. *January 11<sup>th</sup>* 18*75*.  
 The last Will and Testament of *Elijah Harner* late of *Union* County, Ohio, deceased, having been, on the *11<sup>th</sup>* day of *January* A. D. 18*75*, presented for Probate, thereupon said Will was duly proven by the oaths of *J. P. Edwards* and *L. S. Lane* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleats* JUDGE OF PROBATE.

The last Will and Testament of *Elijah Harner* late of *Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, and *Lois Harner* Executrix being named in said Will, and *appearing in open Court the* widow of said decedent, and the next of kin entitled thereto having declined such administration, on motion to the Court it is ordered that Letters of Administration, with the Will annexed, upon the estate of said decedent, be granted unto *Estimentary be granted unto her, without bond* who appeared in Court, accepted said trust, and entered into bond in the sum of *the terms* Dollars, conditioned as the law directs, with *no bond being required by* and *Conditions of said Will* as sureties, to the acceptance of the Court.  
 On suggestion of said Administrator \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

*John Bleats* JUDGE OF PROBATE.

This day came into Court, in person, *Lois Harner* widow of *Elijah Harner* late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

*John Bleats* JUDGE OF PROBATE.

*Will of Jonah D Sullivan* Deceased. *January 30<sup>th</sup>* 18*75*.  
 The last Will and Testament of *Jonah D Sullivan* late of *Union* County, Ohio, deceased, having been, on the *30<sup>th</sup>* day of *January* A. D. 18*75*, presented for Probate, thereupon said Will was duly proven by the oaths of *Willard Edson* and *George D Sullivan* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleats* JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, and no Executor or Executrix being named in said Will, and \_\_\_\_\_ widow of said decedent, and the next of kin entitled thereto having declined such administration, on motion to the Court it is ordered that Letters of Administration, with the Will annexed, upon the estate of said decedent, be granted unto \_\_\_\_\_ who appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court.  
 On suggestion of said Administrator \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_  
 JUDGE OF PROBATE.

This day came into Court, in person, *Annely Sullivan* widow of *Jonah D Sullivan* late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

*John Bleats* JUDGE OF PROBATE.

Union County--Executor.

*Will of James I. Scott* Deceased. *February 13<sup>th</sup>* 18*75*.  
 The last Will and Testament of *James I. Scott* late of *Greene Township Union* County, Ohio, deceased, having been, on the *13<sup>th</sup>* day of *February* A. D. 18*75*, presented for Probate, thereupon said Will was duly proven by the oaths of *Erina Woodburn* and *S. B. Woodburn* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleatz* JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Executor, \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_  
 \_\_\_\_\_ JUDGE OF PROBATE.

*Will of James Mc Bride* Deceased. *February 20<sup>th</sup>* 18*75*.  
 The last Will and Testament of *James Mc Bride* late of *Greensburg Township Union* County, Ohio, deceased, having been, on the *20<sup>th</sup>* day of *February* A. D. 18*75*, presented for Probate, thereupon said Will was duly proven by the oaths of *John L. Porter* and *Ann R. Porter* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleatz* JUDGE OF PROBATE.

The last Will and Testament of *James Mc Bride* late of *Greensburg Township Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, *and thereupon James Mc Bride* the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *four thousand* Dollars, conditioned as the law directs, with *David W. Rittenhouse* and *Hiram Mc Bride* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said *James Mc Bride* deceased, issue to the said *James Mc Bride* On suggestion of said Executor, *James Newhouse, Duncan Mc Clair* and *John Mc Allister* are appointed appraisers of the Estate of said decedent, to be appraised.

*John Bleatz* JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_  
 \_\_\_\_\_ JUDGE OF PROBATE.

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*William Spach* Deceased. *February 23<sup>rd</sup>* 18*75*.  
 The last Will and Testament of *William Spach* late of  
*Washington Township, Union* County, Ohio, deceased, having been, on the *23<sup>rd</sup>* day of *February* A. D. 18*75*,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *Uarn Coleman*  
 and *George Harrison* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

*John Bleats* JUDGE OF PROBATE.

*William Spach* late of  
*Washington Township, Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *George M. Peck*  
 the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Eight hundred*  
*Dollars*, conditioned as the law directs, with *Thomas H. Miller*  
 and *William M. Keane*, as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said *William Spach* deceased, issue to the said  
*George M. Peck* On suggestion of said Execut, and are appointed appraisers of the  
 Estate of said decedent, to be appraised.

JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_  
 late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

JUDGE OF PROBATE.

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*Will of Eliza Burnham* Deceased. *February 27<sup>th</sup>* 18*75*.  
 The last Will and Testament of *Eliza Burnham* late of  
*Union* County, Ohio, deceased, having been, on the *27<sup>th</sup>* day of *February* A. D. 18*75*,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *M. L. Lawrence*  
 and *James H. Field* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

*John Bleats* JUDGE OF PROBATE.

The last Will and Testament of *Eliza Burnham* late of  
*Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *Eliphaz Burnham*  
 the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Twenty six*  
*Hundred* Dollars, conditioned as the law directs, with *James A. Henderson*  
 and *Benjamin A. Kay*, as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said *Eliza Burnham* deceased, issue to the said  
*Eliphaz Burnham* On suggestion of said Execut, *John F. Sakin*, *Levi Long*  
*Beakana Jared H. Clement* and are appointed appraisers of the  
 Estate of said decedent, to be appraised.

*John B. Bleats* JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_  
 late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

JUDGE OF PROBATE.

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Union County--Executor.

3<sup>rd</sup> 1875-  
 late of  
 January A. D. 1875;  
 in open Court, and their  
 mony of said witnesses, that  
 full age and of sound mind  
 filed, and that the same,  
 JUDGE OF PROBATE,  
 1875-  
 late of  
 en and admitted to Probate  
 Eight hundred  
 n it is ordered, that Letters  
 deceased, issue to the said  
 e appointed appraisers of the  
 JUDGE OF PROBATE,  
 18  
 widow of  
 n to elect under the Will of  
 t, and by law, in the event  
 under the Will, and her said  
 JUDGE OF PROBATE,  
 1875-  
 late of  
 January A. D. 1875;  
 d in open Court, and their  
 mony of said witnesses, that  
 full age and of sound mind  
 l filed, and that the same,  
 JUDGE OF PROBATE,  
 1875-  
 late of  
 en and admitted to Probate  
 Twenty six  
 on it is ordered, that Letters  
 deceased, issue to the said  
 kin, Levi Gray  
 e appointed appraisers of the  
 JUDGE OF PROBATE,  
 18  
 widow of  
 on to elect under the Will of  
 it, and by law, in the event  
 under the Will, and her said  
 JUDGE OF PROBATE,

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Will of Lydia A Brown Deceased. March 4<sup>th</sup> 1875-  
 The last Will and Testament of Lydia A Brown late of  
 Union County, Ohio, deceased, having been, on the 4<sup>th</sup> day of March A. D. 1875-  
 presented for Probate, thereupon said Will was duly proven by the oaths of A. J. Ferguson  
 and George Harris subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.  
 John Bleatz, JUDGE OF PROBATE.  
 The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_  
 County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day,  
 the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
 Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_,  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.  
 \_\_\_\_\_ JUDGE OF PROBATE.  
 18  
 This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_  
 late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.  
 \_\_\_\_\_ JUDGE OF PROBATE.

Will of John Guthrie Deceased. March 10<sup>th</sup> 1875-  
 The last Will and Testament of John Guthrie late of  
 Union County, Ohio, deceased, having been, on the 10<sup>th</sup> day of March A. D. 1875-  
 presented for Probate, thereupon said Will was duly proven by the oaths of Maggie Payne  
 and Leonidas Piper subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.  
 John Bleatz, JUDGE OF PROBATE.  
 The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_  
 County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day,  
 the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
 Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_,  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.  
 \_\_\_\_\_ JUDGE OF PROBATE.  
 18  
 This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_  
 late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.  
 \_\_\_\_\_ JUDGE OF PROBATE.

Journal of Appointments.

*Will of Mary G. Ellis* Deceased. *March 18<sup>th</sup>* 1875.  
 The last Will and Testament of *Mary G. Ellis* late of  
*Union* County, Ohio, deceased, having been, on the *18<sup>th</sup>* day of *March* A. D. 1875,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *William Garrison, Landin Bishop*  
 and *Thomas Robinson* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleatz* JUDGE OF PROBATE.  
*March 23<sup>rd</sup>* 1875.  
 The last Will and Testament of *Mary G. Ellis* late of  
*Jackson Township, Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *Augustin Thomas*  
 the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Seven hundred*  
*Hiram Roney* Dollars, conditioned as the law directs, with *John Ellis*  
 and *Hiram Roney* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said *Mary G. Ellis* deceased, issue to the said  
 On suggestion of said Executor,  
 and are appointed appraisers of the  
 Estate of said decedent, to be appraised.

*John Bleatz* JUDGE OF PROBATE.  
 18  
 This day came into Court, in person, \_\_\_\_\_ widow of  
 \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

*Will of David Carr* Deceased. *May 10<sup>th</sup>* 1875.  
 The last Will and Testament of *David Carr* late of  
*Jackson Township, Union* County, Ohio, deceased, having been, on the *10<sup>th</sup>* day of *May* A. D. 1875,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *Harvey Mather*  
 and *Amanda Chapman* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleatz* JUDGE OF PROBATE.  
*June 8<sup>th</sup>* 1875.  
 The last Will and Testament of *David Carr* late of  
*Jackson Township, Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *Mary Carr and David Carr*  
 the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Eight thousand*  
 Dollars, conditioned as the law directs, with *Louisa Cheney*  
 and *Jabez Randall* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said *David Carr* deceased, issue to the said  
*Mary Carr and David Carr* On suggestion of said Executors, and agreeable to the terms  
 of said Will, no appraisement and no appraisers are appointed appraisers of the  
 Estate of said decedent, to be appraised.

*John Bleatz* JUDGE OF PROBATE.  
 1875.  
 This day came into Court, in person, *Mary Carr* widow of  
*David Carr*, late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

*John Bleatz* JUDGE OF PROBATE.

Union County--Executor.

*Will of Edwin Adams* Deceased. *June 18<sup>th</sup>* 18*75*-  
 The last Will and Testament of *Edwin Adams* late of  
*Jerome Township Union* County, Ohio, deceased, having been, on the *18<sup>th</sup>* day of *June* A. D. 18*75*-  
 presented for Probate, thereupon said Will was duly proven by the oaths of *Albert Hayes*  
 and *J. H. Robinson* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleatz* JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_  
 County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, \_\_\_\_\_  
 the Execut<sup>or</sup> named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
 Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Execut<sup>or</sup>, \_\_\_\_\_  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_  
 late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

*John Bleatz* JUDGE OF PROBATE.

*Will of Franklin Bowen* Deceased. *June 19<sup>th</sup>* 18*75*-  
 The last Will and Testament of *Franklin Bowen* late of  
*Dover Township Union* County, Ohio, deceased, having been, on the *19<sup>th</sup>* day of *June* A. D. 18*75*-  
 presented for Probate, thereupon said Will was duly proven by the oaths of *Efferson L. Pichey*  
 and *Berry Kanawalt* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleatz* JUDGE OF PROBATE.

The last Will and Testament of *Franklin Bowen* late of \_\_\_\_\_  
*Dover Township Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *Mary E. Bowen*,  
 the Execut<sup>rix</sup> named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ and by the terms  
 of said Will no bond Dollars, conditioned as the law directs, with \_\_\_\_\_ being required,  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said *Franklin Bowen* deceased, issue to the said  
*Mary E. Bowen*, without Bond (On suggestion of said Execut<sup>rix</sup> and no appraisement being  
 required, no appraisement is and ordered and no appraisers are appointed appraisers of the  
 Estate of said decedent, to be appraised.

*John Bleatz* JUDGE OF PROBATE.

This day came into Court, in person, *Mary E. Bowen* widow of \_\_\_\_\_  
*Franklin Bowen* late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

*John Bleatz* JUDGE OF PROBATE.



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Will of John Woodruff Deceased June 23<sup>rd</sup> 1875  
The last Will and Testament of John Woodruff late of  
Clairborn Township, Union County, Ohio, deceased, having been on the 23<sup>rd</sup> day of June A. D. 1875,  
presented for Probate, thereupon said Will was duly proven by the oaths of Wm. Ferguson  
and John M. Luthrick subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleatz JUDGE OF PROBATE.  
September 24<sup>th</sup> 1875.

The last Will and Testament of John Woodruff late of  
Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
and Record in this Court, on this day, John Woodruff, James Woodruff and Occatio Woodruff  
the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Twelve thousand  
Dollars, conditioned as the law directs, with Caroline Corbly, Jane Woodruff, Sarah Woodruff  
Martha Woodruff and Julia Woodruff as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
Testamentary upon the estate of the said John Woodruff deceased, issue to the said  
Executors in said Will named On suggestion of said Executors, and by the terms of the Will are  
appraisement is ordered, and are appointed appraisers of the  
Estate of said decedent, to be appraised.

John Bleatz JUDGE OF PROBATE.  
June 23<sup>rd</sup> 1875.  
This day came into Court, in person, Julia Ann Woodruff widow of  
John Woodruff late of this County, deceased, and made application to elect under the Will of  
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
of her refusal to take under the Will," and she then made her election to take under the Will, and her said  
election is now here entered of record.

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Will of Josephus Collier Deceased July 3<sup>rd</sup> 1875  
The last Will and Testament of Josephus Collier late of  
Jerome Township, Union County, Ohio, deceased, having been on the 3<sup>rd</sup> day of July A. D. 1875,  
presented for Probate, thereupon said Will was duly proven by the oaths of S. H. H. Custard  
and David Blakemore subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleatz JUDGE OF PROBATE.  
July 5<sup>th</sup> 1875.

The last Will and Testament of Josephus Collier late of  
Jerome Township, Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
and Record in this Court, on this day, James Collier and George Lease  
the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Three thousand  
Dollars, conditioned as the law directs, with Barnard Baker  
and Israel Slack as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
Testamentary upon the estate of the said Josephus Collier deceased, issue to the said  
James Collier and George Lease On suggestion of said Executors, Herrick Berley, John  
Linans and James Wells are appointed appraisers of the  
Estate of said decedent, to be appraised.

John Bleatz, JUDGE OF PROBATE.  
18  
This day came into Court, in person, \_\_\_\_\_ widow of  
\_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of  
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
of her refusal to take under the Will," and she then made her election to take under the Will, and her said  
election is now here entered of record.

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JUDGE OF PROBATE.

Union County---Executor.

Will of Benjamin Johnston, Deceased, July 6<sup>th</sup> 1875, late of Allen Township, Union County, Ohio, deceased, having been, on the 6<sup>th</sup> day of July A. D. 1875,

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presented for Probate, thereupon said Will was duly proven by the oaths of John Dolan and Thomas M. Wilson the subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John B. Coats, JUDGE OF PROBATE.

November 12<sup>th</sup> 1875

The last Will and Testament of Benjamin Johnston late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Eliza Johnston and Thomas M. Wilson the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of One thousand Dollars, conditioned as the law directs, with John Wilson and William G. Robinson as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Benjamin Johnston deceased, issue to the said Eliza Johnston and Thomas M. Wilson. On suggestion of said Executors, William Jordan Johnston and William G. Robinson are appointed appraisers of the Estate of said decedent, to be appraised.

John B. Coats, JUDGE OF PROBATE.

November 12<sup>th</sup> 1875

This day came into Court, in person, Eliza Johnston widow of Benjamin Johnston late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election either to take under the Will, and her said election is now here entered of record.

John B. Coats, JUDGE OF PROBATE.

Will of Henry J. Marriott, Deceased, August 9<sup>th</sup> 1875, late of Union County, Ohio, deceased, having been, on the 9<sup>th</sup> day of August A. D. 1875,

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presented for Probate, thereupon said Will was duly proven by the oaths of W. H. Pringle and H. H. Ferguson subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John B. Coats, JUDGE OF PROBATE.

August 9<sup>th</sup> 1875

The last Will and Testament of Henry J. Marriott late of Clarbourne Township Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Franklin J. Marriott the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Fifty two thousand Dollars, conditioned as the law directs, with Coratio C. Hamilton and John J. Genov as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Henry J. Marriott deceased, issue to the said Franklin J. Marriott. On suggestion of said Executor, George B. Hamilton Pass and John Martin are appointed appraisers of the Estate of said decedent, to be appraised.

John B. Coats, JUDGE OF PROBATE.

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This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

Journal of Appointments.

Will of Robert Braham, Deceased. August 16<sup>th</sup> AD 1875.

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The last Will and Testament of Robert Braham late of Claiborne Township Union County, Ohio, deceased, having been, on the 9<sup>th</sup> day of August A. D. 1875; presented for Probate, thereupon said Will was duly proven by the oaths of Joshua B. Marriott and N. L. Sabers, who in open Court, and testified to the hand writing of Henry Marriott, deceased a subscriber to the same, and in this B. A. Snowden only the subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John B. Coats, JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.

Will of Angus Clark, Deceased. September 9<sup>th</sup> AD 1875.

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The last Will and Testament of Angus Clark late of Allen Township Union County, Ohio, deceased, having been, on the 9<sup>th</sup> day of September A. D. 1875; presented for Probate, thereupon said Will was duly proven by the oaths of Henry Bishop and Aaron Kinder subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John B. Coats, JUDGE OF PROBATE.

The last Will and Testament of Angus Clark late of Allen Township Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Six thousand \_\_\_\_\_ Dollars, conditioned as the law directs, with Shepherd Clark and Isaac Hallett as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Angus Clark deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, William H. Cray, \_\_\_\_\_ and Samuel Haddell are appointed appraisers of the Estate of said decedent, to be appraised.

John B. Coats, JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.

County---Executor.

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Will of David H. Farrier Deceased, November 9<sup>th</sup> 18/5-  
 The last Will and Testament of David H. Farrier, and the Codicil thereto late of  
 Union County, Ohio, deceased, having been, on the 9<sup>th</sup> day of November A. D. 18/5-  
 presented for Probate, thereupon said Will, <sup>and Codicil</sup> was duly proven by the oaths of James Stockwell and A. M. Ganeth  
 No. subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 Recorded "such Will, <sup>and Codicil</sup> was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will, <sup>and Codicil</sup> be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.  
 Docket John Bloats, JUDGE OF PROBATE.

November 9<sup>th</sup> 18/5-  
 The last Will and Testament of <sup>and Codicil</sup> thereto of David H. Farrier late of  
 Richwood in Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, Ezekiel Brown  
 the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Five thousand  
 Dollars, conditioned as the law directs, with Albert Carpenter and Robert Farrier  
 as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said David H. Farrier, deceased, issue to the said  
 Ezekiel Brown, the other Executor, <sup>and in said Will being dead</sup> On suggestion of said Executor, Keyes Sabing, Morris H. Hill  
 and William B. Stuber are appointed appraisers of the  
 Estate of said decedent, to be appraised.  
 John Bloats, JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_  
 late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.  
 JUDGE OF PROBATE.

Will of Jonathan B. Wilcox Deceased, November 20<sup>th</sup> 18/5-  
 The last Will and Testament of Jonathan B. Wilcox late of  
 Liberty Township Union County, Ohio, deceased, having been, on the 20<sup>th</sup> day of November A. D. 18/5-  
 presented for Probate, thereupon said Will was duly proven by the oaths of Gro. W. Baxley  
 and David Bowersmith subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 Recorded "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.  
 Docket John B. Coats, JUDGE OF PROBATE.

November 20<sup>th</sup> 18/5-  
 The last Will and Testament of Jonathan B. Wilcox late of  
 Liberty Township Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, David Barr  
 the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Three thousand  
 Dollars, conditioned as the law directs, with Charles M. Brooks and David  
Bowersmith as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said Jonathan B. Wilcox deceased, issue to the said  
 David Barr  
 On suggestion of said Executor, George H. Baxley, Justice J  
 and Thomas Nordpr are appointed appraisers of the  
 Estate of said decedent, to be appraised.  
 John B. Coats, JUDGE OF PROBATE.

This day came into Court, in person, Abigail Wilcox widow of  
Jonathan B. Wilcox late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election not to take under the Will, and her said  
 election is now here entered of record.  
 John B. Coats, JUDGE OF PROBATE.

Journal of Appointments. Probate Court of

Will of Theodoras Greene Deceased. December 9th 1875.

The last Will and Testament of Theodoras Greene late of Liberty Township Union County, Ohio, deceased, having been, on the 15th day of November A. D. 1875, presented for Probate, thereupon said Will was duly proven by the oaths of Wm. Lawrence, Joseph H. Lawrence and D. Manchester subscribing witnesses thereto, who were duly sworn and examined, in open Court, and testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bloats, JUDGE OF PROBATE.

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The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

This day came into Court, in person, Eliza Ann Greene widow of Theodoras Greene late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

John Bloats, JUDGE OF PROBATE.

Will of John Stickney Deceased. December 17th 1875.

The last Will and Testament of John Stickney late of Liberty Township Union County, Ohio, deceased, having been, on the 17th day of December A. D. 1875, presented for Probate, thereupon said Will was duly proven by the oaths of David Bowersmith and Geo. W. Baxley subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bloats, JUDGE OF PROBATE.

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The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

This day came into Court, in person, Eleanor Stickney widow of John Stickney late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

John Bloats, JUDGE OF PROBATE.

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Union County--Executor.

Court of  
1875  
late of  
December A. D. 1875  
in open Court, and their  
mony of said witnesses, that  
full age and of sound mind  
filed, and that the same,  
JUDGE OF PROBATE.  
18  
late of  
en and admitted to Probate  
it is ordered, that Letters  
deceased, issue to the said  
appointed appraisers of the  
JUDGE OF PROBATE.  
1876  
widow of  
n to elect under the Will of  
k, and by law, in the event  
under the Will, and her said  
JUDGE OF PROBATE.  
1875  
late of  
December A. D. 1875  
l in open Court, and their  
mony of said witnesses, that  
full age and of sound mind  
l filed, and that the same,  
JUDGE OF PROBATE.  
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on it is ordered, that Letters  
deceased, issue to the said  
e appointed appraisers of the  
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widow of  
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it, and by law, in the event  
under the Will, and her said  
JUDGE OF PROBATE.

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Will of William Greper Deceased. January 8<sup>th</sup> 1876  
The last Will and Testament of William Greper late of  
Greensburg Township Union County, Ohio, deceased, having been, on the 8<sup>th</sup>, day of January A. D. 1876,  
presented for Probate, thereupon said Will was duly proven by the oaths of Henry Highbargin  
and Nancy M. Highbargin subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
and memory, and not under any restraint, it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.  
John Bloatz, JUDGE OF PROBATE.

Will of William Greper Deceased. January 8<sup>th</sup> 1876  
The last Will and Testament of William Greper late of  
Greensburg Township Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
and Record in this Court, on this day, Hugh McAdoo  
the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Eight hundred  
Dollars, conditioned as the law directs, with Henry Highbargin  
and James H. Brown as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
Testamentary upon the estate of the said William Greper deceased, issue to the said  
Hugh McAdoo  
On suggestion of said Executor Thomas M. Brannan  
and John Taylor are appointed appraisers of the  
Estate of said decedent, to be appraised.  
John Bloatz, JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_  
late of this County, deceased, and made application to elect under the Will of  
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
election is now here entered of record.  
JUDGE OF PROBATE.

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Will of William Gabriel Deceased. January 26<sup>th</sup> 1876  
The last Will and Testament of William Gabriel late of  
Wilford Centre Union County, Ohio, deceased, having been, on the 26<sup>th</sup>, day of January A. D. 1876,  
presented for Probate, thereupon said Will was duly proven by the oaths of Faber Randall  
and James A. Henderson the subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
and memory, and not under any restraint, it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.  
John Bloatz, JUDGE OF PROBATE.

Will of William Gabriel Deceased. January 26<sup>th</sup> 1876  
The last Will and Testament of William Gabriel late of  
Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
and Record in this Court, on this day,  
the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
Dollars, conditioned as the law directs, with \_\_\_\_\_  
and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
On suggestion of said Executor \_\_\_\_\_,  
and \_\_\_\_\_ are appointed appraisers of the  
Estate of said decedent, to be appraised.  
JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_  
late of this County, deceased, and made application to elect under the Will of  
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
election is now here entered of record.  
JUDGE OF PROBATE.

Journal of Appointments.

*Will of A. F. Wilkins* Deceased. *February 7<sup>th</sup> AD 1876.*  
 The last Will and Testament of *A. F. Wilkins* late of *Marysville Union* County, Ohio, deceased, having been, on the *7<sup>th</sup>* day of *February* A. D. 1876, presented for Probate, thereupon said Will was duly proven by the oaths of *A. H. Torrance* and *Airam Honey* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John B. Coats* JUDGE OF PROBATE.

*February 7<sup>th</sup> AD 1876.*  
 The last Will and Testament of *A. F. Wilkins* late of *Marysville Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, *Harriet Wilkins, J. C. Wilkins, B. B. Wilkins and Charles Wilkins* the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *no bond being required* by the terms of said *Will*, conditioned as the law directs, with *Will*, therefore no bond is required by the *and Court* as sureties to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said *A. F. Wilkins* deceased, issue to the said *Harriet Wilkins, J. C. Wilkins, B. B. Wilkins* On suggestion of said *Executors and Charles Wilkins* and the Court further order in compliance with the terms of said *Will* that no appraisers of the Estate of said decedent, to be *appointed* *bona fide*.

*John B. Coats* JUDGE OF PROBATE.

*Marysville, February 7<sup>th</sup> 1876.*  
 This day came into Court, in person, *Harriet Wilkins* widow of *A. F. Wilkins* late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election *to take under the Will*, and her said election is now here entered of record.

*John B. Coats* JUDGE OF PROBATE.

*Will of Maria Moore* Deceased. *February 9<sup>th</sup> AD 1876.*  
 The last Will and Testament of *Maria Moore* late of *York Township Union* County, Ohio, deceased, having been, on the *9<sup>th</sup>* day of *February* A. D. 1876, presented for Probate, thereupon said Will was duly proven by the oaths of *William P. Penhorwood* and *S. A. Skidmore* the subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John B. Coats* JUDGE OF PROBATE.

*February 9<sup>th</sup> AD 1876.*  
 The last Will and Testament of *Maria Moore* late of *York Township, Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, *B. F. Zell* the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Two thousand* Dollars, conditioned as the law directs, with *William P. Penhorwood* and *S. A. Skidmore* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said *Maria Moore* deceased, issue to the said *B. F. Zell* On suggestion of said Executor, *William P. Penhorwood* and *Amos Harvey* are appointed appraisers of the Estate of said decedent, to be appraised.

*John B. Coats* JUDGE OF PROBATE.

*18*  
 This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

County--Executor.

AD 1876. late of February A. D. 1876. in open Court, and their testimony of said witnesses, that full age and of sound mind filed, and that the same, JUDGE OF PROBATE.

AD 1876. late of en and admitted to Probate within and has written no bond being required is required by the on it is ordered, that Letters deceased, issue to the said appraisers of the JUDGE OF PROBATE.

AD 1876. widow of n to elect under the Will of t, and by law, in the event under the Will, and her said JUDGE OF PROBATE.

AD 1876. late of February A. D. 1876, would d in open Court, and their testimony of said witnesses, that full age and of sound mind filed, and that the same, JUDGE OF PROBATE.

AD 1876. late of en and admitted to Probate seven thousand orwood on it is ordered, that Letters deceased, issue to the said appraisers of the JUDGE OF PROBATE.

18 widow of on to elect under the Will of it, and by law, in the event under the Will, and her said JUDGE OF PROBATE.

Will of Matilda S Elliott Deceased. May 13<sup>th</sup> 1876. late of Union County, Ohio, deceased, having been, on the 13<sup>th</sup> day of May A. D. 1876. presented for Probate, thereupon said Will was duly proven by the oaths of J. L. Powell one of the subscribing witnesses and on May 21<sup>st</sup> 1876 by the oaths of Martha Pleasant the other subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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The last Will and Testament of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

Will of Sewell S Hartshorn Deceased. June 16<sup>th</sup> 1876. late of Union County, Ohio, deceased, having been, on the 13<sup>th</sup> day of October A. D. 1874, presented for Probate, thereupon said Will was duly proven by the oaths of J. L. Powell and on the 16<sup>th</sup> day of June 1876 by the oaths of John B. Wise the subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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The last Will and Testament of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.



Journal of Appointments.

*Will of Catharine Durberrow* Deceased. *June 17<sup>th</sup>* 18*76*.  
 The last Will and Testament of *Catharine Durberrow* late of  
*Union* County, Ohio, deceased, having been, on the *17<sup>th</sup>* day of *June* A. D. 18*76*,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *D. McBratton*  
 and *J. Herritt* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.  
 \_\_\_\_\_ *John Bleats* JUDGE OF PROBATE.  
 \_\_\_\_\_ 18  
 The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_  
 County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, \_\_\_\_\_  
 the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
 \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_,  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.  
 \_\_\_\_\_ JUDGE OF PROBATE.  
 \_\_\_\_\_ 18  
 This day came into Court, in person, \_\_\_\_\_ widow of  
 \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.  
 \_\_\_\_\_ JUDGE OF PROBATE.

*Will of Bricc Collins* Deceased. *July 3<sup>d</sup>* 18*76*.  
 The last Will and Testament of *Bricc Collins* late of  
*Union* County, Ohio, deceased, having been, on the *3<sup>d</sup>* day of *July* A. D. 18*76*,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *J. D. McBratton*  
 and *H. Porter* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.  
 \_\_\_\_\_ *John Bleats* JUDGE OF PROBATE.  
 \_\_\_\_\_ 18  
 The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_  
 County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, \_\_\_\_\_  
 the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
 \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_,  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.  
 \_\_\_\_\_ JUDGE OF PROBATE.  
 \_\_\_\_\_ 18  
 This day came into Court, in person, *July 29<sup>th</sup>*, *Hannah Collins* widow of  
*Bricc Collins* late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.  
 \_\_\_\_\_ *John Bleats* JUDGE OF PROBATE.

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County---Executor.

*Will of Thomas M. Purson* Deceased. *July 3<sup>d</sup>* 18*76*.  
 The last Will and Testament of *Thomas M. Purson* late of  
 \_\_\_\_\_ County, Ohio, deceased, having been, on the *3<sup>d</sup>* day of *July* A. D. 18*76*.

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presented for Probate, thereupon said Will was duly proven by the oaths of *Lisa Langstaff* and *Jessie Bellingwood* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

\_\_\_\_\_  
*John B. Coats* JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_  
 \_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_  
 \_\_\_\_\_ JUDGE OF PROBATE.

*Will of James Snowden* Deceased. *July 8<sup>th</sup>* 18*76*.  
 The last Will and Testament of *James Snowden* late of \_\_\_\_\_ County, Ohio, deceased, having been, on the *8<sup>th</sup>* day of *July* A. D. 18*76*.

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presented for Probate, thereupon said Will was duly proven by the oaths of *W. H. Conbright* and *B. G. Johnson* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

\_\_\_\_\_  
*John B. Coats* JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_  
 \_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, *Mary B. Snowden* widow of *James Snowden* late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_  
*John B. Coats* JUDGE OF PROBATE.

Journal of Appointments.

Will of William Freshwater Deceased. July 8<sup>th</sup> 1876.

No.

The last Will and Testament of William Freshwater late of Union County, Ohio, deceased, having been, on the 8<sup>th</sup> day of July A. D. 1876 presented for Probate, thereupon said Will was duly proven by the oaths of James Thompson and Lewis B. Thompson subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John B. Coats JUDGE OF PROBATE.

The last Will and Testament of William Freshwater late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, William Barnes the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said William Freshwater deceased, issue to the said \_\_\_\_\_ On suggestion of said Executor, \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

John B. Coats JUDGE OF PROBATE.

This day came into Court, in person, Sarah Freshwater July 12<sup>th</sup> 1876. widow of William Freshwater late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

John B. Coats, JUDGE OF PROBATE.

Will of Milo Sharp Deceased. July 26<sup>th</sup> 1876.

No.

The last Will and Testament of Milo Sharp late of Union County, Ohio, deceased, having been, on the 26<sup>th</sup> day of July A. D. 1876 presented for Probate, thereupon said Will was duly proven by the oaths of B. C. Elliott and J. H. Tracey subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John B. Coats JUDGE OF PROBATE.

The last Will and Testament of Milo Sharp late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Archibald G. Brooks one of the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Five thousand Dollars, conditioned as the law directs, with Nat Brooks and And J. H. Tracey as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Milo Sharp deceased, issue to the said Archibald G. Brooks On suggestion of said Executor, John H. Tracey, James Haines and William Haines are appointed appraisers of the Estate of said decedent, to be appraised. \_\_\_\_\_ JUDGE OF PROBATE.

John B. Coats, JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.

County---Executor.

Will of William C. Piper Deceased. July 29th 1876. late of Union County, Ohio, deceased, having been, on the 29th day of July A. D. 1876.

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The last Will and Testament of William C. Piper presented for Probate, thereupon said Will was duly proven by the oaths of M. G. Lawrence and L. Porter subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Blewett JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of William C. Piper late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

John Blewett, JUDGE OF PROBATE.

Will of Mary Patterson Deceased. July 31st 1876. late of \_\_\_\_\_ County, Ohio, deceased, having been, on the 31st day of July A. D. 1876.

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The last Will and Testament of Mary Patterson presented for Probate, thereupon said Will was duly proven by the oaths of \_\_\_\_\_ and \_\_\_\_\_ subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Blewett JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.

Journal of Appointments.

*Will of Nancy Rayford* Deceased. *August 7<sup>th</sup>* 1876.  
 The last Will and Testament of *Nancy Rayford* late of  
 County, Ohio, deceased, having been, on the *7<sup>th</sup>* day of *August* A. D. 1876  
 presented for Probate, thereupon said Will was duly proven by the oaths of *Zalotest Pooler*  
 and *Hugh Z Pooler* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*Union*  
 The last Will and Testament of *Alvinzi Uddy* late of  
 County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *Peter Uddy*  
 the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Eight hundred*  
 Dollars, conditioned as the law directs, with  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 On suggestion of said Executor \_\_\_\_\_,  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.  
 \_\_\_\_\_ 18  
 This day came into Court, in person, \_\_\_\_\_ widow of  
 \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.  
 \_\_\_\_\_ JUDGE OF PROBATE.

*Will of Alvinzi Uddy* Deceased. *September 25<sup>th</sup>* 1876.  
 The last Will and Testament of *Alvinzi Uddy* late of  
 County, Ohio, deceased, having been, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 1876  
 presented for Probate, thereupon said Will was duly proven by the oaths of *B. H. H. Cunningham*  
 and *Mary Uddy* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*Union*  
 The last Will and Testament of *Alvinzi Uddy* late of  
 County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *Peter Uddy*  
 the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Eight hundred*  
 Dollars, conditioned as the law directs, with *James Cunningham*  
 and *David Uddy* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said *Alvinzi Uddy* deceased, issue to the said  
 On suggestion of said Executor \_\_\_\_\_,  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.  
 \_\_\_\_\_ 18  
 This day came into Court, in person, \_\_\_\_\_ widow of  
 \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.  
 \_\_\_\_\_ JUDGE OF PROBATE.

County---Executor.

Will of Samuel Poling Deceased. October 14<sup>th</sup> 1876.

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The last Will and Testament of Samuel Poling (and Coheir thereof) late of Union County, Ohio, deceased, having been, on the 14<sup>th</sup> day of October A. D. 1876, presented for Probate, thereupon said Will was duly proven by the oaths of Isaac Brederick, Jr., James Poling, Jr., and James Poling, Jr. subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John B. Coats JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.

Will of Gideon Kearns Deceased. January 18<sup>th</sup> 1877.

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The last Will and Testament of Gideon Kearns late of Union County, Ohio, deceased, having been, on the 14<sup>th</sup> day of December A. D. 1876, presented for Probate, thereupon said Will was duly proven by the oaths of \_\_\_\_\_ on the 15<sup>th</sup> day of January by the oaths of James M. Darling and Alexander Howard subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John B. Coats JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.

Journal of Appointments.

*Will of John P. Graham* Deceased. *January 17<sup>th</sup>* 18*77*.  
 The last Will and Testament of *John P. Graham (and Codicil thereto)* late of  
*Union* County, Ohio, deceased, having been, on the *17<sup>th</sup>* day of *January* A. D. 18*77*,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *M. S. Sneider*, a subscribing witness  
 and *Codicil thereto* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John B. Coats* JUDGE OF PROBATE.

*January 27<sup>th</sup>* 18*77*.  
 The last Will and Testament of *George H. Bayley* late of  
*Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day,  
 the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
 Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_,  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.

JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of  
 \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

JUDGE OF PROBATE.

*Will of George H. Bayley* Deceased. *January 29<sup>th</sup>* 18*77*.  
 The last Will and Testament of *George H. Bayley* late of  
*Union* County, Ohio, deceased, having been, on the *29<sup>th</sup>* day of *January* A. D. 18*77*,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *J. H. McIlroy*  
 and *W. C. Stokes* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John B. Coats* JUDGE OF PROBATE.

*January 29<sup>th</sup>* 18*77*.  
 The last Will and Testament of *George H. Bayley* late of  
 County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *Catharine M. Bayley* appeared and declined the trust of  
 the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of, *and Harmon*  
 Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_,  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.

JUDGE OF PROBATE.

This day came into Court, in person, *Catharine M. Bayley* widow of  
*George H. Bayley* late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election *not* to take under the Will, and her said  
 election is now here entered of record. *to take under the Will.*

*John B. Coats* JUDGE OF PROBATE.

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Union County--Executor.

Samantha Cook Deceased. February 1st 1877. late of Union County, Ohio, deceased, having been, on the 1st day of February A. D. 1877,

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The last Will and Testament of Samantha Cook presented for Probate, thereupon said Will was duly proven by the oaths of Mary A. Cranston and Peleg Cranston subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

Will of Ralston Williams Deceased. February 8th 1877. late of Union County, Ohio, deceased, having been, on the 8th day of February A. D. 1877,

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The last Will and Testament of Ralston Williams presented for Probate, thereupon said Will was duly proven by the oaths of Jesse Harmon and Joseph Kennedy subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats JUDGE OF PROBATE.

The last Will and Testament of Ralston Williams County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Joseph Williams the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Twenty thousand Dollars, conditioned as the law directs, with Harry King and Addison Bedwell as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Ralston Williams deceased, issue to the said Joseph Williams On suggestion of said Execut \_\_\_\_\_ and William Hancock are appointed appraisers of the Estate of said decedent, to be appraised.

John Bleats JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.



Journal of Appointments.

Will of Angeline K Brown Deceased. February 12<sup>th</sup> 1877

The last Will and Testament of Angeline K Brown late of Union County, Ohio, deceased, having been, on the 25<sup>th</sup> day of January A. D. 1877, presented for Probate, thereupon said Will was duly proven by the oaths of Calvin Stewart and Henry Phillips subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John B Coats JUDGE OF PROBATE.

The last Will and Testament of ... late of ... County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, ... the Execut ... named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of ... Dollars, conditioned as the law directs, with ... and ... as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said ... deceased, issue to the said ... On suggestion of said Execut ..., and ... are appointed appraisers of the Estate of said decedent, to be appraised.

This day came into Court, in person, ... widow of ... late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election ... to take under the Will, and her said election is now here entered of record.

Will of John K Adams Deceased. February 28<sup>th</sup> 1877

The last Will and Testament of John K Adams late of Union County, Ohio, deceased, having been, on the 28<sup>th</sup> day of February A. D. 1877, presented for Probate, thereupon said Will was duly proven by the oaths of James Fitch and ... subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John B Coats JUDGE OF PROBATE.

The last Will and Testament of ... late of ... County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, ... the Execut ... named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of ... Dollars, conditioned as the law directs, with ... and ... as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said ... deceased, issue to the said ... On suggestion of said Execut ..., and ... are appointed appraisers of the Estate of said decedent, to be appraised.

This day came into Court, in person, Pitha Adams widow of John K Adams late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election ... to take under the Will, and her said election is now here entered of record.

John B Coats JUDGE OF PROBATE.

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County--Executor.

Village of Alfred Morse Deceased. April 23<sup>d</sup> 1877. late of Union County, Ohio, deceased, having been, on the 23<sup>d</sup> day of April A. D. 1877.

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The last Will and Testament of Alfred Morse presented for Probate, thereupon said Will was duly proven by the oaths of S. H. Elliott and S. J. Sumner subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats JUDGE OF PROBATE.

The last Will and Testament of Alfred Morse late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Alfred Kennedy and George A. Morse the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Twenty Three hundred and no Dollars, conditioned as the law directs, with James M. Wood, John Mitchell, Daniel Kennedy and Henry King as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Alfred Morse deceased, issue to the said Alfred Kennedy and George A. Morse. On suggestion of said Executors, John Bland, James Mitchell and John Brunett are appointed appraisers of the Estate of said decedent, to be appraised.

John Bleats JUDGE OF PROBATE.

This day came into Court, in person, Rebecca Morse widow of Alfred Morse late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

John Bleats JUDGE OF PROBATE.

Village of Edward Morris Deceased. June 4<sup>th</sup> 1877. late of Union County, Ohio, deceased, having been, on the 4<sup>th</sup> day of June A. D. 1877.

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The last Will and Testament of Edward Morris presented for Probate, thereupon said Will was duly proven by the oaths of James G. Fowler and D. H. McCreaken subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats JUDGE OF PROBATE.

The last Will and Testament of Edward Morris late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said deceased, issue to the said On suggestion of said Execut, and are appointed appraisers of the Estate of said decedent, to be appraised.

JUDGE OF PROBATE.

This day came into Court, in person, Nancy Morris widow of Edward Morris late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

John Bleats, JUDGE OF PROBATE.

Journal of Appointments.

Will of Arastus Parthemor Deceased. July 23<sup>d</sup> 1877.

The last Will and Testament of Arastus Parthemor late of Union County, Ohio, deceased, having been, on the 23<sup>d</sup> day of July A. D. 1877,

No.

presented for Probate, thereupon said Will was duly proven by the oaths of J. B. Woodburn, David Brown and George Cole subscribing witnesses thereto, who were duly sworn and examined in open Court, and their

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testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that

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"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John B. Coats JUDGE OF PROBATE.

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The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate

and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_

\_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said

\_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the

Estate of said decedent, to be appraised. \_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, Adaline Parthemor widow of Arastus Parthemor late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

John B. Coats JUDGE OF PROBATE.

Will of John Carson Deceased. September 17<sup>th</sup> 1877.

The last Will and Testament of John Carson late of Union County, Ohio, deceased, having been, on the 17<sup>th</sup> day of September A. D. 1877,

No.

presented for Probate, thereupon said Will was duly proven by the oaths of J. B. Woodburn and George Cole subscribing witnesses thereto, who were duly sworn and examined in open Court, and their

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testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that

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"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John B. Coats JUDGE OF PROBATE.

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The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate

and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_

\_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said

\_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the

Estate of said decedent, to be appraised. \_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.

County---Executor.

Will of *Aba Styer* Deceased. *September 19th* 18*77*. late of

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The last Will and Testament of *Aba Styer* late of *Union* County, Ohio, deceased, having been, on the *19th* day of *September* A. D. 18*77*, presented for Probate, thereupon said Will was duly proven by the oaths of \_\_\_\_\_ and \_\_\_\_\_ subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

*John B. Coats* JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised. \_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record. \_\_\_\_\_ JUDGE OF PROBATE.

*Henry Pauls Hill* Deceased. *September 19th* 18*77*. late of

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The last Will and Testament of *Henry Paul* late of *Union* County, Ohio, deceased, having been, on the *12th* day of *May* A. D. 18*77*, presented for Probate, thereupon said Will was duly proven by the oaths of *Swamy Hammett* *Martha Porter* *Richard* *Angela* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

*John B. Coats* JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised. \_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record. \_\_\_\_\_ JUDGE OF PROBATE.

Journal of Appointments.

Will of James Pinkade Deceased. November 9<sup>th</sup> 1877.

The last Will and Testament of James Pinkade late of Union County, Ohio, deceased, having been, on the 9<sup>th</sup> day of November A. D. 1877, presented for Probate, thereupon said Will was duly proven by the oaths of J. W. Robinson and Philip Snider subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John B. Coats, JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

This day came into Court, in person, Hannah Pinkade widow of James Pinkade late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

John B. Coats, JUDGE OF PROBATE.

Will of Abraham Ermer Deceased. November 9<sup>th</sup> 1877.

The last Will and Testament of Abraham Ermer late of Union County, Ohio, deceased, having been, on the 3<sup>d</sup> day of November A. D. 1877, presented for Probate, thereupon said Will was duly proven by the oaths of W. C. Ermett, E. Ermett and S. Ermett subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John B. Coats, JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

This day came into Court, in person, Maria Ermer widow of Abraham Ermer late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

John B. Coats, JUDGE OF PROBATE.

Probate Court Union County---Executor.

Will of Francis Harper Deceased. November 13<sup>th</sup> 1877. The last Will and Testament of Francis Harper late of Union County, Ohio, deceased, having been on the 22<sup>th</sup> day of March A. D. 1877 presented for Probate, thereupon said Will was duly proven by the oaths of Francis Harper and subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John B. Coats, JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised. \_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record. \_\_\_\_\_ JUDGE OF PROBATE.

Will of Jacob Bolenbaugh Deceased. December 31<sup>st</sup> 1875. The last Will and Testament of Jacob Bolenbaugh late of Union County, Ohio, deceased, having been on the 11<sup>th</sup> day of December A. D. 1875 presented for Probate, thereupon said Will was duly proven by the oaths of Anthony Middlebrook and Anthony \_\_\_\_\_ subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John B. Coats, JUDGE OF PROBATE.

The last Will and Testament of Jacob Bolenbaugh late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised. \_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, Sally Bolenbaugh widow of Jacob Bolenbaugh late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record. \_\_\_\_\_ JUDGE OF PROBATE.

Journal of Appointments.

*Will of Chloe A Sharp* deceased. *December 28<sup>th</sup>* 1877.  
 The last Will and Testament of *Chloe A Sharp* late of  
*Union* County, Ohio, deceased, having been, on the *18<sup>th</sup>* day of *December* A. D. 1877,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *A. W. Brooks*  
 and *James Wright* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleats*, JUDGE OF PROBATE.  
 The last Will and Testament of *Chloe A Sharp* late of  
*Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day,  
 the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Twenty Six*  
*Hundred* Dollars, conditioned as the law directs, with *Malchus Starnes* and *James*  
 and *James Wright* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said *Chloe A Sharp* deceased, issue to the said  
*James Wright* administrator with the will annexed.  
*Aaron Coleman* On suggestion of said Execut *Archibald Brooks*  
 and *John Vance* are appointed appraisers of the  
 Estate of said decedent, to be appraised.

*John Bleats*, JUDGE OF PROBATE.  
 This day came into Court, in person, \_\_\_\_\_ widow of  
 \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

*Will of William Webb* deceased. *January 19<sup>th</sup>* 1878.  
 The last Will and Testament of *William Webb* late of  
*Union* County, Ohio, deceased, having been, on the *19<sup>th</sup>* day of *January* A. D. 1878,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *Turner M. Badley*  
 and *Benjamin Bump* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleats*, JUDGE OF PROBATE.  
 The last Will and Testament of \_\_\_\_\_ late of  
 \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day,  
 the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
 Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_,  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.

*John Bleats*, JUDGE OF PROBATE.  
 This day came into Court, in person, *Eliza Webb* widow of  
*William Webb* late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

Probate Court Union County--- Executor.

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Will of John George Ruhlen Deceased. May 11th 1878. The last Will and Testament of John George Ruhlen late of Union County, Ohio, deceased, having been, on the 11th day of May A. D. 1878. presented for Probate, thereupon said Will was duly proven by the oaths of John Sommesaker and Anna Maria Sommesaker subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Henry Ruhlen and Frederick Ruhlen as to the signature of John George Ruhlen. John Bleats JUDGE OF PROBATE.

The last Will and Testament of John George Ruhlen late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Henry Ruhlen was appointed administrator with the Will annexed and the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Four thousand Dollars, conditioned as the law directs, with John Sommesaker and Francis D. Ohler as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said John George Ruhlen deceased, issue to the said Henry Ruhlen. On suggestion of said Execut, Administrators James Patch, David Wise and James Robinson are appointed appraisers of the Estate of said decedent, to be appraised. John Bleats JUDGE OF PROBATE.

This day came into Court, in person, Justina Dorothea Ruhlen widow of John George Ruhlen late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record. John Bleats JUDGE OF PROBATE.

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Will of Phoebe Wilbourn Deceased. March 9th 1878. The last Will and Testament of Phoebe Wilbourn (with a Judge's trust to her) late of Union County, Ohio, deceased, having been, on the 9th day of March A. D. 1878, presented for Probate, thereupon said Will was duly proven by the oaths of John W. Lane and Elizabeth Starbuck and Albert Ogden the subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. John Bleats JUDGE OF PROBATE.

The last Will and Testament of Phoebe Wilbourn late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Albert S. Chapman the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Six thousand Dollars, conditioned as the law directs, with George Whitney and Charles S. Chapman as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Phoebe Wilbourn deceased, issue to the said Albert S. Chapman. On suggestion of said Execut, James B. Whipple, George Whitney and Charles Ogden are appointed appraisers of the Estate of said decedent, to be appraised. John Bleats JUDGE OF PROBATE.

This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record. JUDGE OF PROBATE.



Journal of Appointments.

*Will of Thomas Ballinger* Deceased. *March 28<sup>th</sup>* 1878.  
 The last Will and Testament of *Thomas Ballinger* late of  
*Union* County, Ohio, deceased, having been, on the *28<sup>th</sup>* day of *March* A. D. 1878,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *Wesley Southard*  
 and *Bliss Kanferle* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded,

*John Bloats,* JUDGE OF PROBATE.

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*May 28<sup>th</sup>* 1878.  
 The last Will and Testament of *Thomas Ballinger* late of  
*Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *Alonzo Ballinger*  
 the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Five thousand*  
*Dollars*, conditioned as the law directs, with *Wesley Southard* and *William*  
 and *W. Palmer* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said *Alonzo Ballinger* deceased, issue to the said  
*Alonzo* On suggestion of said Executor, *Wesley Southard* and *Isaac*  
*Klanore* and *William W. Palmer* are appointed appraisers of the  
 Estate of said decedent, to be appraised.

*John Bloats,* JUDGE OF PROBATE.

*April 20<sup>th</sup>* 1878.  
 This day came into Court, in person, *Christina Ballinger* widow of  
*Thomas Ballinger* late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election to take under the Will, and her said  
 election is now here entered of record.

*John Bloats,* JUDGE OF PROBATE.

*Will of J. H. Ballinger* Deceased. *April 2<sup>nd</sup>* 1878.  
 The last Will and Testament of *J. H. Ballinger* late of  
*Union* County, Ohio, deceased, having been, on the *2<sup>nd</sup>* day of *April* A. D. 1878,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *John Fausch*  
 and *John Bauer* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

*John Bloats,* JUDGE OF PROBATE.

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The last Will and Testament of \_\_\_\_\_ late of  
 \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day,  
 the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
 Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Executor, \_\_\_\_\_  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.

\_\_\_\_\_, JUDGE OF PROBATE.

*April 10<sup>th</sup>* 1878.  
 This day came into Court, in person, *Elizabeth Ballinger* widow of  
*J. H. Ballinger* late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election to take under the Will, and her said  
 election is now here entered of record.

*John Bloats,* JUDGE OF PROBATE.

County---Executor.

Will of Harriet Carter Deceased. April 4th 1878. The last Will and Testament of Harriet Carter late of Union County, Ohio, deceased, having been, on the 4th day of April A. D. 1878;

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presented for Probate, thereupon said Will was duly proven by the oaths of A. B. Carter and B. C. Grantin subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John B. Coats, JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Executor, \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.

Will of George Speere Deceased. April 2nd 1878. The last Will and Testament of George Speere late of Union County, Ohio, deceased, having been, on the 2nd day of April A. D. 1878;

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presented for Probate, thereupon said Will was duly proven by the oaths of J. M. Deacy and Daniel Cahill subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John B. Coats, JUDGE OF PROBATE.

The last Will and Testament of George Speere late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, A. B. Brooks the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Two thousand Dollars, conditioned as the law directs, with A. B. Brooks and J. A. Henderson as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said A. B. Brooks deceased, issue to the said Joseph Blaine On suggestion of said Executor, Daniel Cahill and Amos Davis are appointed appraisers of the Estate of said decedent, to be appraised.

John B. Coats, JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.

Journal of Appointments.

Will of Providence Synes, Deceased. April 18<sup>th</sup> 1878.

The last Will and Testament of Providence Synes late of Union County, Ohio, deceased, having been, on the 18<sup>th</sup> day of April A. D. 1878, presented for Probate, thereupon said Will was duly proven by the oaths of Philip Snider and J. B. Cole subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John Bloats, JUDGE OF PROBATE.

Will of Providence Synes, Deceased. April 4<sup>th</sup> 1878.

The last Will and Testament of Providence Synes late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, P. B. Cole the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Twenty five hundred Dollars, conditioned as the law directs, with William Woods and James Cole as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Providence Synes deceased, issue to the said John Sablin On suggestion of said Executor, Philip Snider and Andrew Synes are appointed appraisers of the Estate of said decedent, to be appraised.

John Bloats, JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

Will of Mary K Hunter, Deceased. August 10<sup>th</sup> 1878.

The last Will and Testament of Mary K Hunter late of Union County, Ohio, deceased, having been, on the 10<sup>th</sup> day of August A. D. 1878, presented for Probate, thereupon said Will was duly proven by the oaths of Jaber Randall and Hattie G Scott subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John Bloats, JUDGE OF PROBATE.

Will of Mary K Hunter, Deceased. August 10<sup>th</sup> 1878.

The last Will and Testament of Mary K Hunter late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, W. C. Malin the Executor named in said Will appeared in Court, accepted said trust, and the said Testatrix having provided in said Will that no bond be required of the said Executor named in said Will, as aforesaid and that no appraisement and no sale be made of the personal property of the estate of said Testatrix, and directed the omission of the same, and no good reason appearing to the Court, that said provision should not, in all things be complied with, it is therefore further ordered, by the Court that no bond be required to be given by said Executor, W. C. Malin and that Letters Testamentary be issued to him the said W. C. Malin which was accordingly done.

John Bloats, JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

Union County---Executor.

Will of Nancy Clark Deceased. August 13th 1878. The last Will and Testament of Nancy Clark Union County, Ohio, deceased, having been, on the 13th day of August A. D. 1878,

No. presented for Probate, thereupon said Will was duly proven by the oaths of H. H. Burboran and H. B. Serley subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

Docket John Bleats, JUDGE OF PROBATE.

Volume Will of Andrew A. Spicer August 17th 1878. The last Will and Testament of Andrew A. Spicer Union County, Ohio, deceased, having been on the 17th day of August A. D. 1878,

Page for Probate and Record in this Court, on this day, said Will was duly proven by the oaths of H. B. Serley and Malchus J. Stame the subscribing witnesses to said Will, who appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with

and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said deceased, issue to the said On suggestion of said Execut and are appointed appraisers of the Estate of said decedent, to be appraised.

JUDGE OF PROBATE. August 17th 1878.

This day came into Court, in person, Andrew A. Spicer late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

John Bleats, JUDGE OF PROBATE.

Will of Sarah Smith Deceased. August 17th 1878. The last Will and Testament of Sarah Smith Union County, Ohio, deceased, having been, on the 17th day of August A. D. 1878,

No. presented for Probate, thereupon said Will was duly proven by the oaths of A. C. Knox and H. R. Rutter subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

Docket John Bleats, JUDGE OF PROBATE.

Volume The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate

Page and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with

and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said deceased, issue to the said On suggestion of said Execut and are appointed appraisers of the Estate of said decedent, to be appraised.

JUDGE OF PROBATE. August 17th 1878.

This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

1878. late of A. D. 1878. ed in open Court, and their mony of said witnesses, that f full age and of sound mind d filed, and that the same, JUDGE OF PROBATE. 1878. late of ven and admitted to Probate f. Twenty five on it is ordered, that Letters deceased, issue to the said re appointed appraisers of the JUDGE OF PROBATE. 18 widow of on to elect under the Will of it, and by law, in the event under the Will, and her said JUDGE OF PROBATE. 18 widow of on to elect under the Will of it, and by law, in the event under the Will, and her said JUDGE OF PROBATE.

having provided in said Will, as aforesaid, onal property, and no great d not in all things at our hand be mentary be issued at JUDGE OF PROBATE.

Journal of Appointments.

Will of Henry W. Minugh Deceased. September 13<sup>th</sup> 1878.
The last Will and Testament of Henry W. Minugh late of Union County, Ohio, deceased, having been, on the 13<sup>th</sup> day of September A. D. 1878,

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presented for Probate, thereupon said Will was duly proven by the oaths of J. E. Harriman and H. C. Harris subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bloats, JUDGE OF PROBATE.

The last Will and Testament of Henry W. Minugh late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Sarah Minugh and H. C. Harris the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \$1000 Dollars, conditioned as the law directs, with John E. Harriman and Jacob M. Hickinger as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Henry W. Minugh deceased, issue to the said Thomas Miller Martin and James Haines are appointed appraisers of the Estate of said decedent, to be appraised.

John Bloats, JUDGE OF PROBATE.

This day came into Court, in person, Sarah Minugh widow of Henry W. Minugh late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election not to take under the Will, and her said election is now here entered of record.

John Bloats, JUDGE OF PROBATE.

Will of Ralph Graham Deceased. November 18<sup>th</sup> 1878.
The last Will and Testament of Ralph Graham late of Union County, Ohio, deceased, having been, on the 18<sup>th</sup> day of November A. D. 1878,

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presented for Probate, thereupon said Will was duly proven by the oaths of Sarah Jane and Sarah Jane subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bloats, JUDGE OF PROBATE.

The last Will and Testament of Ralph Graham late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Jasper Graham was appointed administrator with the Will annexed of the Estate of the said Ralph Graham and appeared in Court, accepted said trust, and entered into bond in the sum of Two Thousand Dollars, conditioned as the law directs, with George Graham and Robert Graham as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Ralph Graham deceased, issue to the said Jasper Graham administrator. On suggestion of said Executor Jasper Graham and Sarah Jane are appointed appraisers of the Estate of said decedent, to be appraised.

John Bloats, JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

John Bloats, JUDGE OF PROBATE.

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County--Executor.

*Will of Magdalen Moore, Deceased. December 31<sup>st</sup> 1878.*  
 The last Will and Testament of *Magdalen Moore* late of *Union* County, Ohio, deceased, having been, on the *23<sup>d</sup>* day of *September* A. D. 1878, presented for Probate, thereupon said Will was duly proven by the oaths of *Dr. Crawford, one of the subscribing witnesses* and *W. H. Jordan* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleats* JUDGE OF PROBATE.

*December 31<sup>st</sup> AD 1878.*

The last Will and Testament of *Magdalen Moore* late of *Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, *Cyrus Moore*, was duly appointed administrator with the will annexed, and the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *thirty five hundred* Dollars, conditioned as the law directs, with *Granville Robertson* and *W. H. Jordan* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters of administration with the will annexed *Magdalen Moore* deceased, issue to the said *Cyrus Moore*. On suggestion of said Administrator, *Marney* and *John Chapman* are appointed appraisers of the Estate of said decedent, to be appraised.

*John Bleats,* JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

*Will of Federal Ford, Deceased. January 22<sup>nd</sup> 1879.*  
 The last Will and Testament of *Federal Ford* late of *Union* County, Ohio, deceased, having been, on the *22<sup>nd</sup>* day of *January* A. D. 1879, presented for Probate, thereupon said Will was duly proven by the oaths of *James Kennedy* and *W. H. Jordan* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleats,* JUDGE OF PROBATE.

*January 22<sup>nd</sup> 1879.*

The last Will and Testament of *Federal Ford* late of *Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, *Samuel Haddel* the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Five hundred* Dollars, conditioned as the law directs, with *William H. Jordan* and *Daniel S. Ford* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said *Federal Ford* deceased, issue to the said *Samuel Haddel*. On suggestion of said Executor, *William H. Jordan* and *James Kennedy* are appointed appraisers of the Estate of said decedent, to be appraised.

*John Bleats* JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

# Journal of Appointments.

*Andrew Spicer* Deceased. \_\_\_\_\_ 18\_\_  
 The last Will and Testament of *Andrew Spicer* late of  
*Union* County, Ohio, deceased, having been, on the *17<sup>th</sup>* day of *August* A. D. 18*79*,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *A. R. Roney*  
 and *Malchus F. Stants* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

*John Blewett* JUDGE OF PROBATE.

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The last Will and Testament of *Andrew Spicer* late of  
*Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *John Bradford*  
 the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *fifteen hundred*  
*Dollars*, conditioned as the law directs, with *Wannell Robinson*  
 and *Abner Rice* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said *Andrew Spicer* deceased, issue to the said  
*John Bradford*  
 On suggestion of said Executor, *Milton Woodruff*, *Amos Hill*  
 and *Charles F. Perkins* are appointed appraisers of the  
 Estate of said decedent, to be appraised.

*John Blewett* JUDGE OF PROBATE.

This day came into Court, in person, *Elizabeth Spicer* *August 17<sup>th</sup>* 18*79*,  
*Andrew Spicer* late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

*John Blewett* JUDGE OF PROBATE.

*Joseph Dodds* Deceased. *February 7<sup>th</sup>* 18*79*.  
 The last Will and Testament of *Joseph Dodds* late of  
*Union* County, Ohio, deceased, having been, on the *7<sup>th</sup>* day of *February* A. D. 18*79*,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *George Hamilton*  
 and *C. S. Ogden* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

*John Blewett* JUDGE OF PROBATE.

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The last Will and Testament of \_\_\_\_\_ late of  
 \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, \_\_\_\_\_  
 the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
 Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_  
 On suggestion of said Executor, \_\_\_\_\_,  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of  
 \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.

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County---Executor.

Mary Deakin Deceased. February 14<sup>th</sup> 1877. late of Union County, Ohio, deceased, having been, on the 14<sup>th</sup> day of February A. D. 1877

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presented for Probate, thereupon said Will was duly proven by the oaths of and John M. Brodick subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats JUDGE OF PROBATE.

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The last Will and Testament of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

Jonathan Poling Deceased. March 7<sup>th</sup> 1877. late of Union County, Ohio, deceased, having been, on the 7<sup>th</sup> day of March A. D. 1877

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presented for Probate, thereupon said Will was duly proven by the oaths of J. H. Robinson and Philip Snider subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats JUDGE OF PROBATE.

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The last Will and Testament of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

JUDGE OF PROBATE.

This day came into Court, in person, Elizabeth Poling widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

John Bleats JUDGE OF PROBATE.



Journal of Appointments.

William H. Marriott Deceased. March 27th 1879. The last Will and Testament of William H. Marriott late of Union County, Ohio, deceased, having been, on the 27th day of March A. D. 1879,

No.

presented for Probate, thereupon said Will was duly proven by the oaths of S. Robinson and Abraham Sager subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

John Bleats JUDGE OF PROBATE.

April 1st 1880. This day came into Court, in person, Sista Marriott widow of William H. Marriott late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election ~~to take under the Will~~ to take under the Will, and her said election is now here entered of record.

John Bleats JUDGE OF PROBATE.

French Garwood Deceased. April 11th 1879. The last Will and Testament of French Garwood late of Union County, Ohio, deceased, having been, on the 11th day of April A. D. 1879,

No.

presented for Probate, thereupon said Will was duly proven by the oaths of Edward Clark and Sumner Galloway subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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The last Will and Testament of French Garwood late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, 11th day of April 1879, Charles M. Garwood the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Fourteen thousand and no part Dollars, conditioned as the law directs, with James Whield, Robert Woodburn, and William Whinget as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said French Garwood deceased, issue to the said Charles M. Garwood On suggestion of said Executor, Hiram D. Kimball, S. Elliott and George Lyon are appointed appraisers of the Estate of said decedent, to be appraised.

John Bleats JUDGE OF PROBATE.

April 11th 1879. This day came into Court, in person, Sarepta M. Garwood widow of French Garwood late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

John Bleats JUDGE OF PROBATE.

County---Executor.

Elizabeth Mann Deceased. April 16<sup>th</sup> 1879. late of

The last Will and Testament of Elizabeth Mann with a codicil made Union County, Ohio, deceased, having been, on the 16<sup>th</sup> day of April A. D. 1879,

No.

presented for Probate, thereupon said Will was duly proven by the oaths of Elizabeth Boylan and Francis Hoyt, and William Liddle Boylan and Francis Hoyt, witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that

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such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John Bloats, JUDGE OF PROBATE.

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April 16<sup>th</sup> 1879. late of

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The last Will and Testament of Elizabeth Mann Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Francis Hoyt

the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Six thousand Dollars, conditioned as the law directs, with Robert Woodburn

and Primes McElden as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Elizabeth Mann deceased, issue to the said

Francis Hoyt and Edward Clark On suggestion of said Executor, Simon D. Elliott, Aaron Boylan and Edward Clark are appointed appraisers of the

Estate of said decedent, to be appraised. John Bloats, JUDGE OF PROBATE.

This day came into Court, in person, widow of

late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record. JUDGE OF PROBATE.

William Peeds Deceased. 18 late of

The last Will and Testament of County, Ohio, deceased, having been, on the day of A. D. 18,

No.

presented for Probate, thereupon said Will was duly proven by the oaths of and subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that

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such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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JUDGE OF PROBATE.

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The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day,

the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with

and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said deceased, issue to the said

On suggestion of said Executor, and are appointed appraisers of the Estate of said decedent, to be appraised. JUDGE OF PROBATE.

This day came into Court, in person, widow of

late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record. JUDGE OF PROBATE.

Journal of Appointments.

*Will of William Reed* Deceased. *April 25<sup>th</sup> 1879* 18  
 The last Will and Testament of *William Reed* late of  
*Union* County, Ohio, deceased, having been, on the *12<sup>th</sup>* day of *June* A. D. 18*78*,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *A. Williams, John Dasher*  
 and *A. D. Scelitte* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

*John Bleats* JUDGE OF PROBATE.

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The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_  
 County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, \_\_\_\_\_  
 the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
 Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Executor, \_\_\_\_\_  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.

JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of  
 \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

JUDGE OF PROBATE.

*Will of Solomon Cook* Deceased. *May 2<sup>nd</sup> 1879* 18  
 The last Will and Testament of *Solomon Cook* late of  
*Union* County, Ohio, deceased, having been, on the *2<sup>nd</sup>* day of *May* A. D. 18*79*  
 presented for Probate, thereupon said Will was duly proven by the oaths of *S. W. Atkinson*  
 and *A. J. Anthony* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

*John Bleats* JUDGE OF PROBATE.

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The last Will and Testament of *Solomon Cook* late of  
*Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *Uriah Cook*  
 the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *no bonding*  
*required none* Dollars, conditioned as the law directs, with *is given*  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Executor, \_\_\_\_\_  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.

*John Bleats* JUDGE OF PROBATE.

This day came into Court, in person, *Catharine M. Cook* widow of  
*Solomon Cook* late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

*John Bleats* JUDGE OF PROBATE.

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County---Executor.

Will of John Adam Ruhlman Deceased. May 9th 1877. The last Will and Testament of John Adam Ruhlman late of Union County, Ohio, deceased, having been, on the 9th day of May A. D. 1877.

No. presented for Probate, thereupon said Will was duly proven by the oaths of Francis Riser and A. Carpenter subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

Recorded Docket John Blewett JUDGE OF PROBATE.

Volume The last Will and Testament of late of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate

Page and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said deceased, issue to the said On suggestion of said Execut, and are appointed appraisers of the Estate of said decedent, to be appraised.

JUDGE OF PROBATE. 18

This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

Will of Nicholas Klappman Deceased. May 19th 1877. The last Will and Testament of Nicholas Klappman late of Union County, Ohio, deceased, having been, on the 19th day of May A. D. 1877.

No. presented for Probate, thereupon said Will was duly proven by the oaths of John P. Mulla and J. G. Cameron subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

Recorded Docket John Blewett JUDGE OF PROBATE.

Volume The last Will and Testament of late of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate

Page and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said deceased, issue to the said On suggestion of said Execut, and are appointed appraisers of the Estate of said decedent, to be appraised.

JUDGE OF PROBATE. 18

This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

Journal of Appointments.

Will of William M. Adams Deceased. July 12<sup>th</sup> 1879.
The last Will and Testament of William M. Adams late of Union County, Ohio, deceased, having been, on the 12<sup>th</sup> day of July A. D. 1879,

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presented for Probate, thereupon said Will was duly proven by the oaths of B. W. Buffington and J. S. Turner subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

Will of Peter Vanatta Deceased. July 24<sup>th</sup> 1879.
The last Will and Testament of Peter Vanatta late of Union County, Ohio, deceased, having been, on the 24<sup>th</sup> day of July A. D. 1879,

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presented for Probate, thereupon said Will was duly proven by the oaths of Henry Highbargin and Hugh M. Adair subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats, JUDGE OF PROBATE.

The last Will and Testament of Peter Vanatta late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Jane E. Vanatta and Alva Vanatta the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Two thousand Dollars, conditioned as the law directs, with Henry Highbargin and Hugh M. Adair as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Peter Vanatta deceased, issue to the said Jane E. Vanatta and Alva Vanatta On suggestion of said Executors, Robert J. Lee, Hugh M. Adair and Thomas M. Branam are appointed appraisers of the Estate of said decedent, to be appraised.

John Bleats JUDGE OF PROBATE.

This day came into Court, in person, Jane E. Vanatta widow of Peter Vanatta late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

John Bleats JUDGE OF PROBATE.

Union County---Executor.

Will of Silas Brown, Deceased. August 9th 1877. The last Will and Testament of Silas Brown late of Union County, Ohio, deceased, having been, on the 2nd day of August A. D. 1877

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presented for Probate, thereupon said Will was duly proven by the oaths of James Bleo and P. Bleo subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleoats, JUDGE OF PROBATE.

The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said On suggestion of said Execut and are appointed appraisers of the Estate of said decedent, to be appraised.

JUDGE OF PROBATE.

This day came into Court, in person, Lydia Brown widow of late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

John Bleoats, JUDGE OF PROBATE.

Will of R. V. Abrahams, Deceased. September 9th 1877. The last Will and Testament of R. V. Abrahams late of Allen Township Union County, Ohio, deceased, having been, on the 4th day of August A. D. 1877

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presented for Probate, thereupon said Will was duly proven by the oaths of J. P. Heavens, P. Bleo and D. M. Abraham subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleoats, JUDGE OF PROBATE.

The last Will and Testament of R. V. Abrahams late of Allen Township Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Adam Halfard the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Seven thousand Dollars, conditioned as the law directs, with Reuben & Partridge and William McJordan as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said R. V. Abrahams

Adam Halfard On suggestion of said Execut, Nathan Howard, William and Isaac Brodrick Jr are appointed appraisers of the Estate of said decedent, to be appraised. John Bleoats, JUDGE OF PROBATE.

This day came into Court, in person, Margaret Jane Abrahams widow of R. V. Abrahams late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to said Commissioner to take under the Will, and her said election is now here entered of record, the said William Pennings having on the 30th day of June A. D. 1880, made return of said Commission, with her election made, in due and legal form. John Bleoats JUDGE OF PROBATE.

Journal of Appointments.

Will of Samuel Vangorden Deceased. August 30th 1877

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The last Will and Testament of Samuel Vangorden late of Dover Township, Union County, Ohio, deceased, having been, on the 21st day of August A. D. 1877, presented for Probate, thereupon said Will was duly proven by the oaths of George Kanawalt and Brunson Bowil subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

This day came into Court, in person, Sarah Vangorden widow of Samuel Vangorden late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

John Bleats, JUDGE OF PROBATE.

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The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having been, on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 18 \_\_\_\_\_, presented for Probate, thereupon said Will was duly proven by the oaths of \_\_\_\_\_ and \_\_\_\_\_ subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

\_\_\_\_\_ JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.

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County---Executor.

*Will of Nancy Finch* Deceased, *September 24<sup>th</sup>* *AD 1877*  
 The last Will and Testament of *Nancy Finch* late of  
*Union* County, Ohio, deceased, having been, on the *10<sup>th</sup>* day of *September* A. D. 1877.

No. presented for Probate, thereupon said Will was duly proven by the oaths on the *21<sup>st</sup>* day of *September* 1877, by the oaths of *Jason Chapman and Jonathan Cheney*, subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

Recorded \_\_\_\_\_  
 Docket *John Bleats,* JUDGE OF PROBATE.

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*September 24<sup>th</sup>* *AD 1877*

Page The last Will and Testament of *Nancy Finch* late of *Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, *Harvey Mather* the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Two thousand* Dollars, conditioned as the law directs, with *Jonathan Cheney* and *Justus J. Miller* as sureties to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said *Nancy Finch* deceased, issue to the said *Harvey Mather*. On suggestion of said Executor, *David White, John Chapman* and *Edgard Harton* are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ *John Bleats,* JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.

*Will of Isaac Craspart* Deceased, *December 22<sup>nd</sup>* *AD 1877*  
 The last Will and Testament of *Isaac Craspart* late of  
*Union* County, Ohio, deceased, having been, on the *3<sup>d</sup>* day of *December* A. D. 1877.

No. presented for Probate, thereupon said Will was duly proven by the oaths on the *5<sup>th</sup>* and *22<sup>nd</sup>* days of *December* 1877, by the oaths of *A. Middle and G. Burgoon* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

Recorded \_\_\_\_\_  
 Docket *John Bleats* JUDGE OF PROBATE.

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Page The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_. On suggestion of said Executor, \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ JUDGE OF PROBATE.



Journal of Appointments.

Will of Sabrina House, Deceased. January 3<sup>d</sup> 1880. The last Will and Testament of Sabrina House late of Union County, Ohio, deceased, having been, on the 3<sup>d</sup> day of January A. D. 1880,

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presented for Probate, thereupon said Will was duly proven by the oaths of A. C. Knox and W. A. Knox subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats, JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_, JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_, JUDGE OF PROBATE.

Will of James Gandon Deceased. January 20<sup>th</sup> 1880. The last Will and Testament of James Gandon late of Union County, Ohio, deceased, having been, on the 20<sup>th</sup> day of January A. D. 1880,

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presented for Probate, thereupon said Will was duly proven by the oaths of John Bartram, one of the subscribing witnesses thereto, and Philander Blesley, to the signature of John Bartram the other is dead, and who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats, JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_, JUDGE OF PROBATE.

This day came into Court, in person, Rebecca Gandon widow of James Gandon late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

John Bleats, JUDGE OF PROBATE.

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Union County---Executor.

Will of Mahala Laughrey, Deceased. February 5<sup>th</sup> 1880. The last Will and Testament of Mahala Laughrey late of Union County, Ohio, deceased, having been, on the 25<sup>th</sup> day of January A. D. 1880,

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presented for Probate, thereupon said Will was duly proven by the oaths of Emily Highbarger and James Highbarger, subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint, it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats, JUDGE OF PROBATE.

The last Will and Testament of Mahala Laughrey late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, John Laughrey and Alexander Laughrey the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of One thousand Dollars, conditioned as the law directs, with Henry Highbarger and Allison Amrine as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Mahala Laughrey deceased, issue to the said John Laughrey and Alexander Laughrey. On suggestion of said Executors James M. Allister, Leonard W. Fisher and Samuel B. Slott are appointed appraisers of the Estate of said decedent, to be appraised.

John Bleats, JUDGE OF PROBATE.

This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

Will of John G. Knox, Deceased. February 21<sup>st</sup> 1880. The last Will and Testament of John G. Knox late of Union County, Ohio, deceased, having been, on the 13<sup>th</sup> day of February A. D. 1880,

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presented for Probate, thereupon said Will was duly proven by the oaths of H. K. Ferguson and B. G. Dalmage, subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint, it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats, JUDGE OF PROBATE.

The last Will and Testament of John G. Knox late of Claiborne Township, Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Oliver P. Knox the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Fourteen thousand Dollars, conditioned as the law directs, with Morris Hill and Larkin Fisher as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said John G. Knox deceased, issue to the said Oliver P. Knox. On suggestion of said Executor John H. Hedges, George B. Hamilton and Penrose Wiley are appointed appraisers of the Estate of said decedent, to be appraised.

John Bleats, JUDGE OF PROBATE.

This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

JUDGE OF PROBATE.

Journal of Appointments.

*Will of Jane Gibson*, Deceased. *March 20<sup>th</sup>* 1830.  
 The last Will and Testament of *Jane Gibson* late of  
*Union Township, Union* County, Ohio, deceased, having been on the *20<sup>th</sup>* day of *March* A. D. 1830,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *H. Y. Roots*  
 and *J. S. Turner* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testatrix at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleats*, JUDGE OF PROBATE.

*March 29<sup>th</sup>* 1830.  
 The last Will and Testament of *Jane Gibson* late of  
*Union Township, Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *Adaline Stewart* was appointed administratrix with the Will annexed. A  
 No Executor being named in said Will, appeared in Court, accepted said trust, and entered into bond in the sum of *three thousand*  
*Dollars*, conditioned as the law directs, with *Andrew Reyes*  
 and *Hillis Y. Roots* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said *Adaline Stewart* deceased, issue to the said  
*Adaline Stewart*.  
 On suggestion of said *Administratrix*, *Hillis Y. Roots* *Simon*  
 and *Hiram Stokes* are appointed appraisers of the  
 Estate of said decedent, to be appraised.

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*John Bleats*, JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of  
 \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

JUDGE OF PROBATE.

*Will of Joshua Still*, Deceased. *March 16<sup>th</sup>* 1830.  
 The last Will and Testament of *Joshua Still* late of  
*Richwood* County, Ohio, deceased, having been on the *16<sup>th</sup>* day of *March* A. D. 1830,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *H. E. Jenner*  
 and *Heylas Sabine* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleats*, JUDGE OF PROBATE.

*June 21<sup>st</sup>* 1830.  
 The last Will and Testament of *Joshua Still* late of  
*Richwood Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, *Eliza A. Still*  
 the Executrix named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *two thousand*  
*Dollars*, conditioned as the law directs, with *Thomas Plerathy*  
 and *C. A. Blake* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said *Joshua Still* deceased, issue to the said  
*Eliza A. Still*.  
 On suggestion of said Executrix, *Henry McNight*, *Wmou*  
 and *William Jenner* are appointed appraisers of the  
 Estate of said decedent, to be appraised.

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*John Bleats*, JUDGE OF PROBATE.

This day came into Court, in person, *Eliza A. Still* widow of  
*Joshua Still* late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.

JUDGE OF PROBATE.

*John Bleats*, JUDGE OF PROBATE.

Union County---Executor.

Will of Arza Ball, Deceased. March 23<sup>d</sup> 1880. The last Will and Testament of Arza Ball late of Union County, Ohio, deceased, having been, on the 23<sup>d</sup> day of March A. D. 1880,

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presented for Probate, thereupon said Will was duly proven by the oaths of N. C. Fitch and Anna Pooler subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats, JUDGE OF PROBATE.

The last Will and Testament of Arza Ball late of Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said deceased, issue to the said On suggestion of said Execut, and are appointed appraisers of the Estate of said decedent, to be appraised.

March 23<sup>d</sup> 1880, JUDGE OF PROBATE.

This day came into Court, in person, Arza Ball late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

John Bleats, JUDGE OF PROBATE.

Will of Richard Biddle, Deceased. May 11<sup>th</sup> 1880. The last Will and Testament of Richard Biddle late of Claiborne Township Union County, Ohio, deceased, having been, on the 20<sup>th</sup> day of April A. D. 1880, presented for Probate, thereupon said Will was duly proven by the oaths of H. C. Salmazo and H. C. Hunt subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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The last Will and Testament of Richard Biddle late of Claiborne Township Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said deceased, issue to the said On suggestion of said Execut, and are appointed appraisers of the Estate of said decedent, to be appraised.

John Bleats, JUDGE OF PROBATE.

This day came into Court, in person, Mary Biddle late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

John Bleats, JUDGE OF PROBATE.

Journal of Appointments.

Will of John Weaver Deceased. May 9<sup>th</sup> 1850.  
 The last Will and Testament of John Weaver late of Paris Township, Union County, Ohio, deceased, having been, on the 26<sup>th</sup> day of April A. D. 1850, presented for Probate, thereupon said Will was duly proven by the oaths of R. C. Henderson and W. C. Sullington subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John Bleoats, JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised, \_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, Lydia Weaver May 9<sup>th</sup> 1850. widow of John Weaver late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record. John Bleoats JUDGE OF PROBATE.

Will of Hannah Cahill Deceased. July 27<sup>th</sup> 1852.  
 The last Will and Testament of Hannah Cahill late of Union County, Ohio, deceased, having been, on the 25<sup>th</sup> day of May A. D. 1852, presented for Probate, thereupon said Will was duly proven by the oaths of Edward Peeler on the 18<sup>th</sup> day of July 1852, and by the oaths of James Sterling, by commission duly recorded in Court, and by \_\_\_\_\_ in Court, and by \_\_\_\_\_ subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing, and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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John Bleoats, JUDGE OF PROBATE.

The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_, and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised, \_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_ late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record. \_\_\_\_\_ JUDGE OF PROBATE.

Will of John Weaver  
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County---Executor.

Will of James Buxton

Deceased.

May 15<sup>th</sup>

1880

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The last Will and Testament of James Buxton... presented for Probate, thereupon said Will was duly proven by the oaths of... and... subscribing witnesses thereto...

John Bleats, JUDGE OF PROBATE.

The last Will and Testament of... County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut... named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of... Dollars, conditioned as the law directs, with... and... as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said... deceased, issue to the said... On suggestion of said Execut..., and... are appointed appraisers of the Estate of said decedent, to be appraised.

This day came into Court, in person, Sarah Buxton

May 15<sup>th</sup>

1880

widow of James Buxton late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

John Bleats, JUDGE OF PROBATE.

Will of William Woods

Deceased.

May 28<sup>th</sup>

1880

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The last Will and Testament of William Woods... presented for Probate, thereupon said Will was duly proven by the oaths of... and... subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator... at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

John Bleats, JUDGE OF PROBATE.

The last Will and Testament of... County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut... named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of... Dollars, conditioned as the law directs, with... and... as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said... deceased, issue to the said... On suggestion of said Execut..., and... are appointed appraisers of the Estate of said decedent, to be appraised.

This day came into Court, in person, Caroline Woods

May 28<sup>th</sup>

1880

widow of William Woods late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

John Bleats, JUDGE OF PROBATE.

Journal of Appointments.

*Will of Francis M Drake* Deceased, *May 31<sup>st</sup>* 18*87*,  
 The last Will and Testament of *Francis M Drake* late of  
*York Township Union* County, Ohio, deceased, having been, on the *25<sup>th</sup>* day of *May* A. D. 18*87*,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *W H Plotner*  
 and *H M Robson* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here <sup>on this 25<sup>th</sup> day of May 1887 by the Court</sup> ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleats*, JUDGE OF PROBATE.  
 18  
 The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_  
 County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, \_\_\_\_\_  
 the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
 Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_,  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.  
 \_\_\_\_\_ JUDGE OF PROBATE.

This day came in Court, in person, *Mary Drake* *May 31<sup>st</sup>* 18*87*,  
*Francis M Drake* late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.  
*John Bleats*, JUDGE OF PROBATE.

*Will of Euphield Johnson* Deceased, *June 5<sup>th</sup>* 18*87*,  
 The last Will and Testament of *Euphield Johnson* late of  
*York Township Union* County, Ohio, deceased, having been, on the *27<sup>th</sup>* day of *May* A. D. 18*87*,  
 presented for Probate, thereupon said Will was duly proven by the oaths of *James N Darling*  
 and *Samuel Johnson* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their  
 testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that  
 "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind  
 and memory, and not under any restraint," it is now here <sup>on this 5<sup>th</sup> day of June 1887 by the Court</sup> ordered, that said Will be admitted to Probate and filed, and that the same,  
 together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

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*John Bleats*, JUDGE OF PROBATE.  
 18  
 The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_  
 County, Ohio, deceased, having heretofore been duly proven and admitted to Probate  
 and Record in this Court, on this day, \_\_\_\_\_  
 the Execut \_\_\_\_\_ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_  
 Dollars, conditioned as the law directs, with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters  
 Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said  
 \_\_\_\_\_ On suggestion of said Execut \_\_\_\_\_,  
 and \_\_\_\_\_ are appointed appraisers of the  
 Estate of said decedent, to be appraised.  
 \_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, \_\_\_\_\_ widow of \_\_\_\_\_  
 late of this County, deceased, and made application to elect under the Will of  
 her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event  
 of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said  
 election is now here entered of record.  
 \_\_\_\_\_ JUDGE OF PROBATE.

# Union County---Executor.

*Will of Elroy Moore, Deceased.* June 7<sup>th</sup> 1880.

The last Will and Testament of *Elroy Moore* late of *Leesburg Township, Union* County, Ohio, deceased, having been, on the *31<sup>st</sup>* day of *May*, A. D. 1880, presented for Probate, thereupon said Will was duly proven *on 3<sup>rd</sup> day of June 1880* by the oaths of *A. B. Stricker* and *E. M. Moore* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

\_\_\_\_\_ *John Bleats*, JUDGE OF PROBATE.

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*Will of Elroy Moore* late of *Leesburg Township, Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, *A. H. Robinson* the Execut<sup>r</sup> named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditional as the law directs, with *and no bond being required by the* and *no bond was required by* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said *Elroy Moore* deceased, issue to the said *A. H. Robinson* on suggestion of said Execut<sup>r</sup>, *Duncan M. Cain* and *A. B. Stricker* are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ *John Bleats*, JUDGE OF PROBATE.

This day came into Court, in person, *Mary M. Moore* widow of *Elroy Moore* late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ *John Bleats*, JUDGE OF PROBATE.

*Will of Absalom Carr, Deceased.* June 8<sup>th</sup> 1880.

The last Will and Testament of *Absalom Carr* late of *Jackson Township, Union* County, Ohio, deceased, having been, on the *8<sup>th</sup>* day of *June*, A. D. 1880, presented for Probate, thereupon said Will was duly proven by the oaths of *Harvey Mather* and *George Lowgill Jr* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

\_\_\_\_\_ *John Bleats*, JUDGE OF PROBATE.

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The last Will and Testament of \_\_\_\_\_ late of \_\_\_\_\_ County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, \_\_\_\_\_ the Execut<sup>r</sup> named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of \_\_\_\_\_ Dollars, conditional as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said \_\_\_\_\_ deceased, issue to the said \_\_\_\_\_ On suggestion of said Execut<sup>r</sup>, \_\_\_\_\_ and \_\_\_\_\_ are appointed appraisers of the Estate of said decedent, to be appraised.

\_\_\_\_\_ JUDGE OF PROBATE.

This day came into Court, in person, *Artridge Carr* widow of *Absalom Carr* late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election \_\_\_\_\_ to take under the Will, and her said election is now here entered of record.

\_\_\_\_\_ *John Bleats*, JUDGE OF PROBATE.



Journal of Appointments.

*Will of Alexander Cramer* Deceased. *July 10<sup>th</sup>* *AD 1880*.  
 The last Will and Testament of *Alexander Cramer* late of *Clairborne Township, Union* County, Ohio, deceased, having been, on the *18<sup>th</sup>* day of *June* A. D. 1880, presented for Probate, thereupon said Will was duly proven, by the oaths of *P. Ray Kerr* and *John Cramer* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

*John Bleats* JUDGE OF PROBATE.

The last Will and Testament of *Alexander Cramer* late of *Clairborne Township, Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, *Martha Cramer* the Executrix named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Sixteen hundred* Dollars, conditioned as the law directs, with *John Jolliffe* and *Wajah Harris* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said *Alexander Cramer* deceased, issue to the said *Martha Cramer*. On suggestion of said Executrix, *John Blair*, *Lewis Jolliffe* and *Isaac Cowgill* are appointed appraisers of the Estate of said decedent, to be appraised.

*John Bleats* JUDGE OF PROBATE.

This day came into Court, in person, *Martha Cramer* widow of *Alexander Cramer* late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

*John Bleats* JUDGE OF PROBATE.

*Will of Isaac Jane* Deceased. *August 5<sup>th</sup>* *AD 1880*.  
 The last Will and Testament of *Isaac Jane* late of *Freshburg Township, Union* County, Ohio, deceased, *with a codicil thereto* having been, on the *29<sup>th</sup>* day of *July* A. D. 1880, presented for Probate, thereupon said Will *and codicil thereto* was duly proven by the oaths of *Hugh M. Adair and Henry Hightargin* and *Henry Hightargin* subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.

*John Bleats* JUDGE OF PROBATE.

The last Will and Testament of *Isaac Jane* late of *Freshburg Township, Union* County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, *Hugh M. Adair and Henry Hightargin* the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of *Seven thousand* Dollars, conditioned as the law directs, with *C. Houston* and *John L. Rice* as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said *Isaac Jane* deceased, issue to the said *Hugh M. Adair and Henry Hightargin*. In suggestion of said Executor, *John Elliott*, *William J. Hunt* and *Ingham Hoed* are appointed appraisers of the Estate of said decedent, to be appraised.

*John Bleats* JUDGE OF PROBATE.

This day came into Court, in person, *Nancy Jane* widow of *Isaac Jane* late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

*John Bleats* JUDGE OF PROBATE.

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County---Guardian.

Stephen Shirk Guardian. January 2nd A. D. 1875. In the matter of the Guardianship of Bianca Draper, minor

No. 1 child of Nelson Draper deceased. This day came Stephen Shirk and made application to be appointed Guardian of Bianca Draper

Recorded and the Court being satisfied that said Bianca Draper is of the age of 10 years February 19th A. D. 1875; said is of the age of years A. D. 18 ;

Docket said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Page and that said minor is a resident of this County; and the said

having made choice of the said as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Stephen Shirk having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Stephen Shirk be and is hereby appointed Guardian of the person and estate of the said Bianca Draper

whereupon the said Stephen Shirk appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One thousand Dollars, conditioned as the law directs, with William Ball and Eliza P. Ball as his sureties, which bond is approved by the Court.

John Bleats JUDGE OF PROBATE.

Peter Daum Guardian. January 18th A. D. 1875. In the matter of the Guardianship of John George Vanderau, minor

No. 1 child of George Vanderau deceased. This day came Peter Daum and made application to be appointed Guardian of John George Vanderau

Recorded and the Court being satisfied that said John George Vanderau is of the age of 15 years December 18th A. D. 1874; said is of the age of years A. D. 18 ;

Docket said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Page and that said minor is a resident of this County; and the said John George Vanderau

having made choice of the said Peter Daum as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Peter Daum having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Peter Daum be and is hereby appointed Guardian of the person and estate of the said John George Vanderau

whereupon the said Peter Daum appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One thousand Dollars, conditioned as the law directs, with John G. Green and Caspar Ruhl as his sureties, which bond is approved by the Court.

John Bleats JUDGE OF PROBATE.

Journal of Appointments.

Darius Buxton Guardian. February 4<sup>th</sup> A. D. 1875. In the matter of the Guardianship of Mary E Burnham and Nellie Burnham

No. minors of George B Burnham deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said Mary E Burnham is of the age of 14 years April 24<sup>th</sup> A. D. 1874; said Nellie Burnham is of the age of 13 years August 1<sup>st</sup> A. D. 1874;

Docket said is of the age of years A. D. 18; said is of the age of years A. D. 18;

Volume said is of the age of years A. D. 18; said is of the age of years A. D. 18;

Page and that said minors are residents of this County; and the said and the said Mary E Burnham and Nellie Burnham having made choice of the said Darius Buxton as their Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Darius Buxton having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Darius Buxton be and is hereby appointed Guardian of the person and estate of the said Mary E Burnham and Nellie Burnham

whereupon the said Darius Buxton appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Fifteen Hundred Dollars, conditioned as the law directs, with William W Woods and Robert M Henderson as his sureties, which bond is approved by the Court.

John B Coats, JUDGE OF PROBATE.

William M Robinson Guardian. February 8<sup>th</sup> A. D. 1875. In the matter of the Guardianship of Fredonia A Robinson, minor

No. child of James Robinson deceased. This day came William M Robinson and made application to be appointed Guardian of Fredonia A Robinson

Recorded and the Court being satisfied that said Fredonia A Robinson is of the age of 16 years September 7<sup>th</sup> A. D. 1874; said is of the age of years A. D. 18;

Docket said is of the age of years A. D. 18; said is of the age of years A. D. 18;

Volume said is of the age of years A. D. 18; said is of the age of years A. D. 18;

Page and that said minor is a resident of this County; and the said Fredonia A Robinson having made choice of the said William M Robinson as her Guardian (she being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said William M Robinson having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said William M Robinson be and is hereby appointed Guardian of the person and estate of the said Fredonia A Robinson

whereupon the said William M Robinson appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One thousand Dollars, conditioned as the law directs, with T. M. Stinger and R. G. Post-ridge as his sureties, which bond is approved by the Court.

John B Coats, JUDGE OF PROBATE.

Union County--Guardian.

A. D. 1875.  
 Elio Burnham  
 be appointed Guardian of  
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 JUDGE OF PROBATE.

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January 19th A. D. 1875.  
 John S. Kennedy Guardian.  
 In the matter of the Guardianship of Mary M. Kennedy, Elizabeth E. Kennedy, William M. Kennedy, Frank A. Kennedy and Frank Kennedy,  
 children of said John S. Kennedy, deceased.  
 This day came the said John S. Kennedy and made application to be appointed Guardian of Mary M. Kennedy, Elizabeth E. Kennedy, William M. Kennedy, Frank A. Kennedy and Frank Kennedy  
 and the Court being satisfied that said Mary M. Kennedy is of the age of 16 years March 31st A. D. 1874 ; said Elizabeth E. Kennedy is of the age of 12 years June 26th A. D. 1873 ; said William M. Kennedy is of the age of 11 years November 13 A. D. 1874 ; said Frank A. Kennedy is of the age of 9 years August 25th A. D. 1874 ; said Frank Kennedy is of the age of 5 years February 28 A. D. 1874 ; and that said minors are residents of this County; and the said Mary M. Kennedy and Elizabeth E. Kennedy having made choice of the said John S. Kennedy as their Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said John S. Kennedy having filed in this office a statement duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said John S. Kennedy be and is hereby appointed Guardian of the person and estate of the said Mary M. Kennedy, Elizabeth E. Kennedy, William M. Kennedy, Frank A. Kennedy and Frank Kennedy whereupon the said John S. Kennedy appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Five thousand Dollars, conditioned as the law directs, with George Jordan and Daniel Ford as his sureties, which bond is approved by the Court.  
 John B. Coats JUDGE OF PROBATE.

A. D. 1875.  
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 JUDGE OF PROBATE.

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March 12th A. D. 1875.  
 Thomas M. Brannan Guardian.  
 In the matter of the Guardianship of George S. Fickey minor  
 child of Christopher Fickey deceased.  
 This day came Thomas M. Brannan and made application to be appointed Guardian of George S. Fickey  
 and the Court being satisfied that said George S. Fickey is of the age of 14 years March 23rd A. D. 1875 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ; and that said minor is a resident of this County; and the said Thomas M. Brannan having made choice of the said Thomas M. Brannan as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Thomas M. Brannan having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Thomas M. Brannan be and is hereby appointed Guardian of the person and estate of the said George S. Fickey whereupon the said Thomas M. Brannan appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One thousand Dollars, conditioned as the law directs, with William M. Bonnett and John L. Price as his sureties, which bond is approved by the Court.  
 John B. Coats, JUDGE OF PROBATE.

Journal of Appointments.

Thomas B Cheney, Appointed Guardian. March 30<sup>th</sup> A. D. 18  
In the matter of the Guardianship of Ellen S Cheney and John L Cheney,

No. child of \_\_\_\_\_ deceased.  
This day came Thomas B Cheney and made application to be appointed Guardian of  
Recorded of the said Ellen S Cheney and John L Cheney  
and the Court being satisfied that said Ellen S Cheney is of the age of \_\_\_\_\_ years  
Docket "C" A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
Volume / said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
and that said minors are residents of this County; and the said

Page 237 having made choice of the said \_\_\_\_\_ as his Guardian ( he being over the age of twelve  
and fourteen years respectively), which choice is approved by the Court, and the said  
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and  
also the probable annual rents of said minors' estate; it is therefore ordered that said  
be and is hereby appointed Guardian of the person and estate of the said \_\_\_\_\_

whereupon the said Thomas B Cheney appeared in open Court, accepted said trust and took the  
oath prescribed by law, as such Guardian, and also entered into bond in the sum of Seventy six hundred  
Dollars, conditioned as the law directs, with Jonathan Cheney and Rodney B  
Randall as his sureties, which bond is approved by the Court.  
John B Coats, JUDGE OF PROBATE.

Keylas Sabino, Appointed Guardian. April 5<sup>th</sup> A. D. 1875  
In the matter of the Guardianship of Margaret A Mc Millen, minor

No. child of Samuel Mc Millen deceased.  
This day came Keylas Sabino and made application to be appointed Guardian of  
Recorded Margaret A Mc Millen  
and the Court being satisfied that said Margaret A Mc Millen is of the age of 6 years August 26<sup>th</sup>  
Docket "A" A. D. 1874 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
Volume (1) said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
and that said minor is a resident of this County; and the said

Page 239 having made choice of the said \_\_\_\_\_ as his Guardian ( he being over the age of twelve  
and fourteen years respectively), which choice is approved by the Court, and the said Keylas Sabino  
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and  
also the probable annual rents of said minors' estate; it is therefore ordered that said Keylas Sabino  
be and is hereby appointed Guardian of the person and estate of the said Margaret A Mc Millen

whereupon the said Keylas Sabino appeared in open Court, accepted said trust and took the  
oath prescribed by law, as such Guardian, and also entered into bond in the sum of Three thousand  
Dollars, conditioned as the law directs, with Morris A Hill and A. J. Blake  
as his sureties, which bond is approved by the Court.  
John B Coats, JUDGE OF PROBATE.

Union County--Guardian.

A. D. 18

Harrison Rice appointed Guardian. April 10th A. D. 1875-  
In the matter of the Guardianship of Alfred Rice, Ardon Rice, Charley H. Rice, and Anna M. Rice, minors  
children of Harrison Rice (living) and Amanda Rice deceased.

No.

This day came Harrison Rice and made application to be appointed Guardian of Alfred Rice, Ardon Rice, Charley H. Rice and Anna M. Rice

Recorded

and the Court being satisfied that said Alfred Rice is of the age of 19 years November 12th A. D. 1874; said Ardon Rice is of the age of 16 years June 12th A. D. 1874; said Charley H. Rice is of the age of 11 years September A. D. 1874; said Anna M. Rice is of the age of 12 years October 5th A. D. 1874; said is of the age of years A. D. 1874; said is of the age of years A. D. 1874;

Docket "A"

Volume (1)

Page 241

and that said minors are residents of this County; and the said Alfred Rice, Ardon Rice, Charley H. Rice and Anna M. Rice having made choice of the said Harrison Rice as their Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Harrison Rice having filed in this office a statement duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Harrison Rice be and is hereby appointed Guardian of the person and estate of the said Alfred Rice, Ardon Rice, Charley H. Rice and Anna M. Rice

whereupon the said Harrison Rice appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Three thousand Dollars, conditioned as the law directs, with W. Thompson and A. Whitney as his sureties, which bond is approved by the Court.

John B. Coats, JUDGE OF PROBATE.

A. D. 1875-

Charley H. Smith, appointed Guardian. April 13th A. D. 1875-  
In the matter of the Guardianship of Ida Taylor, minor

No.

child of Thomas L. Taylor deceased.  
This day came Charley H. Smith and made application to be appointed Guardian of Ida Taylor

Recorded

and the Court being satisfied that said Ida Taylor is of the age of 9 years February 11th A. D. 1875; said is of the age of years A. D. 1875; said is of the age of years A. D. 1875; said is of the age of years A. D. 1875; said is of the age of years A. D. 1875; said is of the age of years A. D. 1875;

Docket "W"

Volume 1

Page 241

and that said minor is a resident of this County; and the said having made choice of the said Charley H. Smith as their Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Charley H. Smith having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Charley H. Smith be and is hereby appointed Guardian of the person and estate of the said Ida Taylor

whereupon the said Charley H. Smith appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One thousand Dollars, conditioned as the law directs, with John Kiley and S. Arthur as his sureties, which bond is approved by the Court.

John B. Coats, JUDGE OF PROBATE.

Journal of Appointments.

Cyrell Sharp Appointed Guardian. April 21st A. D. 1875. In the matter of the Guardianship of Phoebe Sharp, Alonzo G Sharp, Isaac H Sharp, Mary G Sharp and Job L Sharp

No. 1

children of Cyrell Sharp (living) and Mary Ann Sharp deceased.

Recorded

This day came Cyrell Sharp and made application to be appointed Guardian of Phoebe Sharp, Alonzo G Sharp, Isaac H Sharp, Mary G Sharp and Job L Sharp

Docket 'W'

and the Court being satisfied that said Phoebe Sharp is of the age of 14 years August 30th A. D. 1874; said Alonzo G Sharp is of the age of 12 years October 2nd A. D. 1874; said Isaac H Sharp is of the age of 10 years November 3rd A. D. 1874; said Mary G Sharp is of the age of 8 years December 28th A. D. 1874; said Job L Sharp is of the age of 1 year August 12th A. D. 1874;

Volume (1)

and that said minors are residents of this County; and the said Phoebe Sharp

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having made choice of the said Cyrell Sharp as her Guardian (she being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Cyrell Sharp having filed in this office a statement duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Cyrell Sharp be and is hereby appointed Guardian of the person and estate of the said Phoebe Sharp, Alonzo G Sharp, Isaac H Sharp, Mary G Sharp and Job L Sharp.

whereupon the said Cyrell Sharp appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Twenty two Hundred Dollars, conditioned as the law directs, with William Crowder and Daniel Ford as his sureties, which bond is approved by the Court.

John B Coats, JUDGE OF PROBATE.

Samuel B Woodburn Guardian. April 29th A. D. 1875. In the matter of the Guardianship of William Chilles, minor

No. 1

child of Calvin Chilles deceased.

Recorded

This day came Samuel B Woodburn and made application to be appointed Guardian of

Docket 'W'

and the Court being satisfied that said William Chilles is of the age of 15 years June 1st A. D. 1874; said is of the age of years A. D. 1874; said is of the age of years A. D. 1874; said is of the age of years A. D. 1874; said is of the age of years A. D. 1874; said is of the age of years A. D. 1874;

Volume (1)

and that said minor is a resident of this County; and the said William Chilles

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having made choice of the said Samuel B Woodburn as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Samuel B Woodburn having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Samuel B Woodburn be and is hereby appointed Guardian of the person and estate of the said William Chilles

whereupon the said Samuel B Woodburn appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Four Hundred Dollars, conditioned as the law directs, with William B Henderson and R. L. Woodburn as his sureties, which bond is approved by the Court.

John B Coats, JUDGE OF PROBATE.

Union County---Guardian.

A. D. 1875.

Sharp, Mary L

appointed Guardian of

Sharp

years August 30<sup>th</sup>

ber 2<sup>nd</sup> A. D. 1874 ;

ember 3<sup>rd</sup> A. D. 1874 ;

ber 28<sup>th</sup> A. D. 1874 ;

ust 12<sup>th</sup> A. D. 1874 ;

A. D. 18

ng over the age of twelve

obable value thereof, and

Sharp,

d said trust and took the

and Daniel

JUDGE OF PROBATE.

A. D. 1875.

appointed Guardian of

years June 1<sup>st</sup>

A. D. 18

A. D. 18

A. D. 18

A. D. 18

A. D. 18

ng over the age of twelve

oadburn

obable value thereof, and

oadburn

d said trust and took the

and R. L. Doad

JUDGE OF PROBATE.

May 20<sup>th</sup>

A. D. 1875.

William Wilson appointed Guardian. In the matter of the Guardianship of John B. Wilson and Thomas J. Wilson, minors.

No. children of William Wilson living deceased. This day came William Wilson and made application to be appointed Guardian of John B. Wilson and Thomas J. Wilson

Recorded and the Court being satisfied that said John B. Wilson is of the age of 11 years June 1<sup>st</sup> A. D. 1874 ; said Thomas J. Wilson is of the age of 10 years March 25<sup>th</sup> A. D. 1875 ;

Docket 'A' said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume (1) and that said minors are residents of this County; and the said

Page 249 having made choice of the said as Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said William Wilson having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said William Wilson be and is hereby appointed Guardian of the person and estate of the said John B. Wilson and Thomas J. Wilson

whereupon the said William Wilson appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Six hundred Dollars, conditioned as the law directs, with Martin Johnson and Jernia Miller as his sureties, which bond is approved by the Court.

John B. Coats JUDGE OF PROBATE.

May 2<sup>nd</sup>

A. D. 1875.

Elias Robinson appointed Guardian. In the matter of the Guardianship of William Moore, Anna M. Moore, Elmer E. Moore, John H. Moore and Mary B. Moore, minors children of Thomas Moore deceased.

No. This day came Elias Robinson and made application to be appointed Guardian of the said William Moore, Anna M. Moore, Elmer E. Moore, John H. Moore and Mary B. Moore

Recorded and the Court being satisfied that said William Moore is of the age of 11 years September 20<sup>th</sup> A. D. 1874 ; said Anna M. Moore is of the age of 13 years May 1<sup>st</sup> A. D. 1875 ;

Docket 'A' said Elmer E. Moore is of the age of 10 years February 1<sup>st</sup> A. D. 1875 ; said John H. Moore is of the age of 8 years May 30<sup>th</sup> A. D. 1875 ; said Mary B. Moore is of the age of 5 years August 2<sup>nd</sup> A. D. 1874 ;

Volume (1) said is of the age of years A. D. 18 ; and that said minors are residents of this County; and the said William Moore and Anna M. Moore

Page 253 having made choice of the said Elias Robinson as their Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Elias Robinson having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Elias Robinson be and is hereby appointed Guardian of the person and estate of the said William Moore, Anna M. Moore, Elmer E. Moore, John H. Moore and Mary B. Moore

whereupon the said Elias Robinson appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two thousand Dollars, conditioned as the law directs, with Alexander A. Reed and Keylas Sabine as his sureties, which bond is approved by the Court.

John B. Coats JUDGE OF PROBATE.



Journal of Appointments.

French Barwood appointed Guardian. May 31st A. D. 1875. In the matter of the Guardianship of Elnora Storo, minor

No. 1 child of Stephen Stoy deceased. This day came French Barwood and made application to be appointed Guardian of

Recorded and the Court being satisfied that said Elnora Storo is of the age of 14 years December 25th

Docket 'A' A. D. 1875; said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Volume (1) said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Page 254. and that said minor is a resident of this County; and the said Elnora Storo

having made choice of the said French Barwood as her Guardian (she being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said French Barwood having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said French Barwood be and is hereby appointed Guardian of the person and estate of the said Elnora Storo

whereupon the said French Barwood appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two thousand Dollars, conditioned as the law directs, with H. H. Hoody and James Kulling as his sureties, which bond is approved by the Court.

John Bleaats, JUDGE OF PROBATE.

John Heshus appointed Guardian. June 2nd A. D. 1875. In the matter of the Guardianship of William M Moore and Arabalah Moore minor

No. children of Aaron Moore deceased. This day came John Heshus and made application to be appointed Guardian of

Recorded of the said William M Moore and Arabalah Moore

Docket 'A' and the Court being satisfied that said William M Moore is of the age of 14 years May 8th

Volume (1) A. D. 1875; said Ara Salimah Moore is of the age of 12 years April 17th A. D. 1875;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Page 255. and that said minors are residents of this County; and the said John Heshus William M Moore

and Ara Salimah Moore having made choice of the said John Heshus as their Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said John Heshus having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said John Heshus be and is hereby appointed Guardian of the person and estate of the said William M Moore and Ara Salimah Moore

whereupon the said John Heshus appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Thirty five hundred Dollars, conditioned as the law directs, with James Chambers and George Smith as his sureties, which bond is approved by the Court.

John Bleaats, JUDGE OF PROBATE.

Union County--Guardian.

A. D. 1875-

June 3<sup>rd</sup>

A. D. 1875-

James B Norris appointed Guardian. In the matter of the Guardianship of Margaret Lissitor, an imbecile, by reason of age and infirmity.

No.

deceased.

Recorded

Docket "A"

Volume (1)

Page 255-

This day came James B Norris and made application to be appointed Guardian of Margaret Lissitor, for the reason that she the said Margaret Lissitor is an imbecile person by reason of age and infirmity and the Court being satisfied that said Margaret Lissitor is of the age of 93 years November

A. D. 1874; said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

and that said minor she is a resident of this County; and that she is imbecile, by reason of age and infirmity,

having made choice of the said as her Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said James B Norris

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and

also the probable annual rents of said minors' estate; it is therefore ordered that said James B Norris

be and is hereby appointed Guardian of the person and estate of the said Margaret Lissitor

whereupon the said James B Norris appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Twelve hundred Dollars, conditioned as the law directs, with James G. Brinn and Joseph B. Norris as his sureties, which bond is approved by the Court.

John B. Coats, JUDGE OF PROBATE.

A. D. 1875-

June 15<sup>th</sup>

A. D. 1875-

Milton L Thompson Guardian. In the matter of the Guardianship of Bertale Jaborn, minor

No.

child of Harrison Jaborn deceased.

Recorded

Docket

Volume

Page

This day came Milton L Thompson and made application to be appointed Guardian of Bertale Jaborn

and the Court being satisfied that said Bertale Jaborn is of the age of 10 years September 15

A. D. 1874; said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

and that said minor resident of this County; and the said

having made choice of the said as the Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Milton L Thompson

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and

also the probable annual rents of said minors' estate; it is therefore ordered that said Milton L Thompson

be and is hereby appointed Guardian of the person and estate of the said Bertale Jaborn

whereupon the said Milton L Thompson appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Four hundred Dollars, conditioned as the law directs, with Francis S. Arthur and Alban Thompson as his sureties, which bond is approved by the Court.

John B. Coats, JUDGE OF PROBATE.

Journal of Appointments.

Charles E. Wilkins Guardian. June 24<sup>th</sup> A. D. 1875  
In the matter of the Guardianship of Jesse L. Coe, minor

No. child of Nancy Coe deceased.  
This day came Charles E. Wilkins and made application to be appointed Guardian of

Recorded and the Court being satisfied that said Jesse L. Coe is of the age of 11 years

Docket A. D. 18 ; said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ;

Page and that said minor resident of this County; and the said Jesse L. Coe having made choice of the said Charles E. Wilkins as his Guardian ( he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Charles E. Wilkins be and is hereby appointed Guardian of the person and estate of the said Jesse L. Coe

whereupon the said Charles E. Wilkins appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One thousand Dollars, conditioned as the law directs, with George P. Hawley and Alfred J. Wilkins as his sureties, which bond is approved by the Court.

John B. Coats JUDGE OF PROBATE.

Thomas N. Wilston Guardian. June 29<sup>th</sup> A. D. 1875  
In the matter of the Guardianship of Ezra H. Kinget, minor

No. child of Luther Kinget deceased.  
This day came Thomas N. Wilston and made application to be appointed Guardian of

Recorded and the Court being satisfied that said Ezra H. Kinget is of the age of 16 years February 26<sup>th</sup>

Docket A. D. 1875; said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ;

Page and that said minor is a resident of this County; and the said Ezra H. Kinget having made choice of the said Thomas N. Wilston as his Guardian ( he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Thomas N. Wilston

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Thomas N. Wilston be and is hereby appointed Guardian of the person and estate of the said Ezra H. Kinget

whereupon the said Thomas N. Wilston appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Eight hundred Dollars, conditioned as the law directs, with William L. Hand and Danilla J. Hand as his sureties, which bond is approved by the Court.

John B. Coats JUDGE OF PROBATE.

A. D. 1875

A. D. 18

Thomas

Guardian.

In the matter of the Guardianship of

No. child of deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years

Docket A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor resident of this County; and the said

Page having made choice of the said as his Guardian ( he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with an as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

A. D. 1875

A. D. 1875

Stephen Stiles

Guardian.

August 10th

In the matter of the Guardianship of Ellen Stiles Henry and Ann Vaisey Stiles

minor

No. children of Edward Vaisey Stiles deceased.

This day came Stephen Stiles and made application to be appointed Guardian of Ellen Stiles, Henry Stiles and Ann Vaisey Stiles

Recorded and the Court being satisfied that said Ellen Stiles is of the age of 17 years November 10th

Docket A. D. 1874 ; said Henry Stiles is of the age of 13 years January 23rd A. D. 1875 ;

Volume said Ann Vaisey Stiles is of the age of 13 years March 22nd A. D. 1875 ;

Page and that said minors resident of this County; and the said Ellen Stiles, Henry Stiles and Ann Vaisey Stiles having made choice of the said Stephen Stiles as his Guardian ( he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Stephen Stiles having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Stephen Stiles be and is hereby appointed Guardian of the person and estate of the said Ellen Stiles, Henry Stiles and Ann Vaisey Stiles

whereupon the said Stephen Stiles appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Sixteen hundred Dollars, conditioned as the law directs, with Boylas Dahim and D. M. Goodman as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

John B. Boats

Journal of Appointments.

Shepherd Clark Guardian. September 10<sup>th</sup> A. D. 1875. In the matter of the Guardianship of Eunice Clark an insane person and wife

No. child of August Clark, deceased. This day came Shepherd Clark and made application to be appointed Guardian of

Recorded Eunice Clark (insane) and the Court being satisfied that said Eunice Clark is of the age of 21 years

Docket A. D. 18 ; said and is insane is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Page and that said minor person is a resident of this County; and the said Shepherd Clark having filed in this office a statement duly verified by his affidavit of the whole estate of said Eunice

Clark (lunatic) as h Guardian (h being over the age of twelve And fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor ; and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Shepherd Clark be and is hereby appointed Guardian of the person and estate of the said Eunice Clark

whereupon the said Shepherd Clark appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Five thousand Dollars, conditioned as the law directs, with Isaac Hallet and Isaac Brodrick Jr as his sureties, which bond is approved by the Court.

John B. Coats JUDGE OF PROBATE.

Hecher's Charous Guardian. September A. D. 18 In the matter of the Guardianship of

No. child of deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years

Docket A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Page and that said minor resident of this County; and the said having made choice of the said as h Guardian (h being over the age of twelve

and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor ; and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with and as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

Union County---Guardian.

Henry King Guardian. September 17th A. D. 1887. In the matter of the Guardianship of William L. Drwin, minor child

No. child of John L. Drwin deceased. This day came Henry King and made application to be appointed Guardian of William L. Drwin

Recorded and the Court being satisfied that said William L. Drwin is of the age of 17 years February 5

Docket A. D. 1887; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor resident of this County; and the said William L. Drwin having

Page having made choice of the said Henry King as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Henry King having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Henry King be and is hereby appointed Guardian of the person and estate of the said William L. Drwin

whereupon the said Henry King appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of one hundred and fifty Dollars, conditioned as the law directs, with J. P. Morlock and Charles Spetchman as his sureties, which bond is approved by the Court.

John Bleats JUDGE OF PROBATE.

Jane Jennings Guardian. October 5 A. D. 1887. In the matter of the Guardianship of Frank Jennings and Emma Jennings

No. children of Hugh Jennings deceased. This day came Jane Jennings and made application to be appointed Guardian of Frank Jennings and Emma Jennings

Recorded and the Court being satisfied that said Frank is of the age of 14 years November

Docket A. D. 1887; said Emma Jennings is of the age of 12 years October 24 A. D. 1887; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minors are residents of this County; and the said Frank Jennings and Emma Jennings

Page having made choice of the said Jane Jennings as his Guardian (she being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Jane Jennings having filed in this office a statement duly verified by her affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Jane Jennings be and is hereby appointed Guardian of the person and estate of the said Frank Jennings and Emma Jennings

whereupon the said Jane Jennings appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One hundred and fifty Dollars, conditioned as the law directs, with R. S. Connell and P. W. Lightner as his sureties, which bond is approved by the Court.

John B. Coats JUDGE OF PROBATE.

Journal of Appointments.

Charlie H Johnson Guardian. October 16<sup>th</sup> A. D. 1875.

In the matter of the Guardianship of Benjamin Johnson, Andy Johnson, Durrell Johnson and Lutrelle Johnson, minors children of Joseph Johnson deceased.

This day came Charlie H Johnson and made application to be appointed Guardian of Benjamin Johnson, Andy Johnson, Durrell Johnson and Lutrelle Johnson

and the Court being satisfied that said Benjamin Johnson is of the age of years

A. D. 18 ; said Andy Johnson is of the age of years A. D. 18 ;

said Durrell Johnson is of the age of years A. D. 18 ;

and said Lutrelle Johnson is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

and that said minors are residents of this County; and the said Benjamin Johnson, Andy Johnson, Durrell Johnson and Lutrelle

having made choice of the said Charlie H Johnson as their Guardian ( he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said

be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of

Dollars, conditioned as the law directs, with and as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

George H Artz Guardian. October 19<sup>th</sup> A. D. 1875.

In the matter of the Guardianship of Gideon Martz child of Isaac Artz deceased.

This day came George H Artz and made application to be appointed Guardian of Gideon Martz

and the Court being satisfied that said Gideon Martz is of the age of 20 years March 11<sup>th</sup>

A. D. 1875; said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

and that said minor is a resident of this County; and the said George H Artz Gideon Martz

having made choice of the said George H Artz as his Guardian ( he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said George H Artz

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said George H Artz

be and is hereby appointed Guardian of the person and estate of the said Gideon Martz.

whereupon the said George H Artz appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of no bond being required, said guardian being appointed for the sole purpose and if consenting

to the name of said minor as his sureties, which bond is approved by the Court.

John B. Coats, JUDGE OF PROBATE.

County---Guardian.

A. D. 1875.

Jacob Lusck

Guardian.

October 19<sup>th</sup>

A. D. 1875.

In the matter of the Guardianship of

No. child of deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years

Docket A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ;

and that said minor resident of this County; and the said

Page having made choice of the said as his Guardian ( he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

JUDGE OF PROBATE.

A. D. 1875.

Granville S. Robertson

Guardian.

October 30<sup>th</sup>

A. D. 1875.

In the matter of the Guardianship of Walter Shaffer

No. child of William Shaffer deceased. This day came Granville S. Robertson and made application to be appointed Guardian of

Recorded and the Court being satisfied that said Walter S. Shaffer is of the age of 17 years October 1<sup>st</sup>

Docket A. D. 1875; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ;

and that said minor is a resident of this County; and the said Granville S. Robertson Walter S. Shaffer

Page having made choice of the said Granville S. Robertson as his Guardian ( he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Granville S. Robertson

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Granville S. Robertson be and is hereby appointed Guardian of the person and estate of the said Walter S. Shaffer

whereupon the said Granville S. Robertson appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One thousand Dollars, conditioned as the law directs, with Andrew Stagg and John Wiley and as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

John B. Leats JUDGE OF PROBATE.



Journal of Appointments.

John K Dodge

Guardian.

November 2nd

A. D. 1875.

In the matter of the Guardianship of

No. child of deceased. This day came and made application to be appointed Guardian of
Recorded and the Court being satisfied that said is of the age of years
Docket A. D. 18 ; said is of the age of years A. D. 18 ;
said is of the age of years A. D. 18 ;
said is of the age of years A. D. 18 ;
Volume said is of the age of years A. D. 18 ;
and that said minor resident of this County; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve
and fourteen years respectively), which choice is approved by the Court, and the said
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and
also the probable annual rents of said minors' estate; it is therefore ordered that said
be and is hereby appointed Guardian of the person and estate of the said
whereupon the said appeared in open Court, accepted said trust and took the
oath prescribed by law, as such Guardian, and also entered into bond in the sum of
Dollars, conditioned as the law directs, with and
as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

John K Dodge

Guardian.

November 2nd

A. D. 1875.

In the matter of the Guardianship of

No. child of deceased. This day came and made application to be appointed Guardian of
Recorded and the Court being satisfied that said is of the age of years
Docket A. D. 18 ; said is of the age of years A. D. 18 ;
said is of the age of years A. D. 18 ;
said is of the age of years A. D. 18 ;
Volume said is of the age of years A. D. 18 ;
and that said minor resident of this County; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve
and fourteen years respectively), which choice is approved by the Court, and the said
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and
also the probable annual rents of said minors' estate; it is therefore ordered that said
be and is hereby appointed Guardian of the person and estate of the said
whereupon the said appeared in open Court, accepted said trust and took the
oath prescribed by law, as such Guardian, and also entered into bond in the sum of
Dollars, conditioned as the law directs, with and
as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

County---Guardian.

A. D. 1875-

Uriah S Alden

Guardian.

November 8<sup>th</sup>

A. D. 1875-

In the matter of the Guardianship of

No. child of deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years

Docket said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ;

Page having made choice of the said as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with an as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

JUDGE OF PROBATE.

A. D. 1875-

Stephen Cranston jr

Guardian.

November 19<sup>th</sup>

A. D. 1875-

In the matter of the Guardianship of

No. child of deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years

Docket said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ;

Page having made choice of the said as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with and as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

JUDGE OF PROBATE.

Journal of Appointments.

Henry Bristley Guardian. November 20th A. D. 1878. In the matter of the Guardianship of Laura & Hanagan and Charles Hanagan

No. child of deceased. This day came Henry Bristley and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years

Docket A. D. 18 ; said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ;

and that said minor resident of this County; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve

and fourteen years respectively), which choice is approved by the Court, and the said

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and

also the probable annual rents of said minors' estate; it is therefore ordered that said

be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the

oath prescribed by law, as such Guardian, and also entered into bond in the sum of

Dollars, conditioned as the law directs, with and

as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

Joseph Powers Guardian. December 9th A. D. 1878. In the matter of the Guardianship of James Oglesby, an imbecile person

No. child of deceased. This day came Joseph Powers and made application to be appointed Guardian of

Recorded and the Court being satisfied that said James Oglesby, an imbecile is of the age of years

Docket A. D. 18 ; said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ;

and that said minor imbecile, a resident of this County; and the said that the said James Oglesby is an imbecile

Page having made choice of the said as h Guardian ( h being over the age of twelve

and fourteen years respectively), which choice is approved by the Court, and the said

having filed in this office a statement duly verified by his affidavit, of the whole estate of said imbecile minor , and the probable value thereof, and

also the probable annual rents of said minors' estate; it is therefore ordered that said

be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the

oath prescribed by law, as such Guardian, and also entered into bond in the sum of

Dollars, conditioned as the law directs, with and

as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

County---Guardian.

A. D. 1885-

agan

be appointed Guardian of

years

- A. D. 18 ;
- A. D. 18 ;
- A. D. 18 ;
- A. D. 18 ;
- A. D. 18 ;

ing over the age of twelve

probable value thereof, and

ed said trust and took the

and

JUDGE OF PROBATE.

A. D. 1885-

be appointed Guardian of

years

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- A. D. 18 ;
- A. D. 18 ;
- A. D. 18 ;
- A. D. 18 ;

by is an imbecile

ing over the age of twelve

probable value thereof, and

ed said trust and took the

and

JUDGE OF PROBATE.

John A Phillips

Guardian.

Jan 30 1886

A. D. 18

In the matter of the Guardianship of the person only of Alice Bertrude Swartz

No. child of deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years

Docket A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor resident of this County; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with an as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

John A Southard

Guardian.

January 1886

A. D. 1886

In the matter of the Guardianship of Josephus Biggs

No. child of deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years

Docket A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor resident of this County; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with and as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

# Journal of Appointments.

*Martha Payne* Guardian. *January 17<sup>th</sup>* A. D. 1876  
 In the matter of the Guardianship of *Victor Payne, Sumner Payne and Belle Payne*

No. child of \_\_\_\_\_ deceased.  
 This day came \_\_\_\_\_ and made application to be appointed Guardian of \_\_\_\_\_

Recorded \_\_\_\_\_  
 and the Court being satisfied that said \_\_\_\_\_ is of the age of \_\_\_\_\_ years

Docket A. D. 18 \_\_\_\_\_; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;  
 said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;

Volume said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;  
 said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;  
 and that said minor \_\_\_\_\_ resident of this County; and the said \_\_\_\_\_

Page having made choice of the said \_\_\_\_\_ as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said \_\_\_\_\_ having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor \_\_\_\_\_, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said \_\_\_\_\_ be and is hereby appointed Guardian of the person and estate of the said \_\_\_\_\_

whereupon the said \_\_\_\_\_ appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

*John M Sanders* Guardian. *February 8<sup>th</sup>* A. D. 1877  
 In the matter of the Guardianship of *George Mc Blair*

No. child of \_\_\_\_\_ deceased.  
 This day came \_\_\_\_\_ and made application to be appointed Guardian of \_\_\_\_\_

Recorded \_\_\_\_\_  
 and the Court being satisfied that said \_\_\_\_\_ is of the age of \_\_\_\_\_ years

Docket A. D. 18 \_\_\_\_\_; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;  
 said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;

Volume said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;  
 said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;  
 and that said minor \_\_\_\_\_ resident of this County; and the said \_\_\_\_\_

Page having made choice of the said \_\_\_\_\_ as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said \_\_\_\_\_ having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor \_\_\_\_\_, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said \_\_\_\_\_ be and is hereby appointed Guardian of the person and estate of the said \_\_\_\_\_

whereupon the said \_\_\_\_\_ appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of \_\_\_\_\_ Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_ as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

County---Guardian.

A. D. 1876

*A Belle Payne*

be appointed Guardian of

years

A. D. 18 ;

A. D. 18 ;

A. D. 18 ;

A. D. 18 ;

A. D. 18 ;

ng over the age of twelve

obable value thereof, and

d said trust and took the

and

JUDGE OF PROBATE.

A. D. 1876

be appointed Guardian of

years

A. D. 18 ;

A. D. 18 ;

A. D. 18 ;

A. D. 18 ;

A. D. 18 ;

ng over the age of twelve

robable value thereof, and

ed said trust and took the

and

JUDGE OF PROBATE.

*Edmund Williams* Guardian. *February 15<sup>th</sup>* A. D. 1876.  
In the matter of the Guardianship of *Harren Knight and Lora Knight*

No. child of \_\_\_\_\_ deceased.  
This day came \_\_\_\_\_ and made application to be appointed Guardian of \_\_\_\_\_

Recorded \_\_\_\_\_  
and the Court being satisfied that said \_\_\_\_\_ is of the age of \_\_\_\_\_ years

Docket A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;

Volume said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;

Page and that said minor \_\_\_\_\_ resident of this County; and the said \_\_\_\_\_  
having made choice of the said \_\_\_\_\_ as h Guardian ( h being over the age of twelve

and fourteen years respectively), which choice is approved by the Court, and the said \_\_\_\_\_  
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor \_\_\_\_\_, and the probable value thereof, and

also the probable annual rents of said minors' estate; it is therefore ordered that said \_\_\_\_\_  
be and is hereby appointed Guardian of the person and estate of the said \_\_\_\_\_

whereupon the said \_\_\_\_\_ appeared in open Court, accepted said trust and took the  
oath prescribed by law, as such Guardian, and also entered into bond in the sum of \_\_\_\_\_

Dollars, conditioned as the law directs, with \_\_\_\_\_ an \_\_\_\_\_  
\_\_\_\_\_ as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

*Sarah Chapman* Guardian. *March 14<sup>th</sup>* A. D. 1876.  
In the matter of the Guardianship of *Julia A Chapman, Rumold Chapman*  
*and Mary J Chapman*

No. child of \_\_\_\_\_ deceased.  
This day came \_\_\_\_\_ and made application to be appointed Guardian of \_\_\_\_\_

Recorded \_\_\_\_\_  
and the Court being satisfied that said \_\_\_\_\_ is of the age of \_\_\_\_\_ years

Docket A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;

Volume said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;

Page and that said minor \_\_\_\_\_ resident of this County; and the said \_\_\_\_\_  
having made choice of the said \_\_\_\_\_ as h Guardian ( h being over the age of twelve

and fourteen years respectively), which choice is approved by the Court, and the said \_\_\_\_\_  
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor \_\_\_\_\_, and the probable value thereof, and

also the probable annual rents of said minors' estate; it is therefore ordered that said \_\_\_\_\_  
be and is hereby appointed Guardian of the person and estate of the said \_\_\_\_\_

whereupon the said \_\_\_\_\_ appeared in open Court, accepted said trust and took the  
oath prescribed by law, as such Guardian, and also entered into bond in the sum of \_\_\_\_\_

Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_  
\_\_\_\_\_ as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

Journal of Appointments.

George Fenner Guardian March 14<sup>th</sup> A. D. 1876  
In the matter of the Guardianship of Alfred Fenner, minor child of George Fenner

No. M Fenner (Living) and  
deceased.  
This day came George Fenner and made application to be appointed Guardian of  
Recorded Alfred Fenner  
and the Court being satisfied that said Alfred Fenner is of the age of 1 years October  
Docket 23 A. D. 1875; said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
Volume said is of the age of years A. D. 18 ;  
and that said minor resident of this County; and the said George M Fenner

Page having made choice of the said as his Guardian ( he being over the age of twelve  
and fourteen years respectively), which choice is approved by the Court, and the said George M Fenner  
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and  
also the probable annual rents of said minors' estate; it is therefore ordered that said George M Fenner  
be and is hereby appointed Guardian of the person and estate of the said Alfred Fenner

whereupon the said George M Fenner appeared in open Court, accepted said trust and took the  
oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two thousand  
Dollars, conditioned as the law directs, with George M Fenner and Dilbert M  
Ayers as his sureties, which bond is approved by the Court.  
John Bleats JUDGE OF PROBATE.

Robert L Hoodburn Guardian March 17<sup>th</sup> A. D. 1876  
In the matter of the Guardianship of Benjamin Ellis

No. child of Hannah Ellis deceased.  
This day came Robert L Hoodburn and made application to be appointed Guardian of  
Recorded Benjamin Ellis  
and the Court being satisfied that said Benjamin Ellis is of the age of 20 years November  
Docket 18<sup>th</sup> A. D. 1875; said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
Volume said is of the age of years A. D. 18 ;  
and that said minor is a resident of this County; and the said Benjamin Ellis

Page having made choice of the said R. L. Hoodburn as his Guardian ( he being over the age of twelve  
and fourteen years respectively), which choice is approved by the Court, and the said R. L. Hoodburn  
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and  
also the probable annual rents of said minors' estate; it is therefore ordered that said R. L. Hoodburn  
be and is hereby appointed Guardian of the person and estate of the said Benjamin Ellis

whereupon the said R. L. Hoodburn appeared in open Court, accepted said trust and took the  
oath prescribed by law, as such Guardian, and also entered into bond in the sum of Six hundred  
Dollars, conditioned as the law directs, with S. B. Hoodburn and H. L. Henry  
as his sureties, which bond is approved by the Court.  
John Bleats JUDGE OF PROBATE.

County---Guardian.

Lewis B White Guardian. March 21<sup>st</sup> A. D. 1876. In the matter of the Guardianship of Mary William M Palen

No. child of William Palen deceased. This day came Lewis B White and made application to be appointed Guardian of William M Palen

Recorded and the Court being satisfied that said William M Palen is of the age of 15 years May 26 A. D. 1875; said is of the age of years A. D. 18

Docket said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18

Volume said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said William M Palen

Page having made choice of the said Lewis B White as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Lewis B White having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Lewis B White be and is hereby appointed Guardian of the person and estate of the said William M Palen

whereupon the said Lewis B White appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One thousand Dollars, conditioned as the law directs, with Solomon Butz and Allison Amun as his sureties, which bond is approved by the Court. John B Leavitt JUDGE OF PROBATE.

Annis Carpenter Guardian. March 21<sup>st</sup> A. D. 1876. In the matter of the Guardianship of Ida May Carpenter, Frank Carpenter and Dora Carpenter

No. children of Jess Carpenter deceased. This day came Annis Carpenter and made application to be appointed Guardian of Ida May Carpenter, Frank Carpenter and Dora Carpenter

Recorded and the Court being satisfied that said Ida May Carpenter is of the age of 5 years April 24 A. D. 1875; said Frank Carpenter is of the age of 4 years January 16 A. D. 1876; said Dora J Carpenter is of the age of 1 year December 23 A. D. 1875;

Docket said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18

Volume said is of the age of years A. D. 18; and that said minors are residents of this County; and the said

Page having made choice of the said Annis Carpenter as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court and the said Annis Carpenter having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Annis Carpenter be and is hereby appointed Guardian of the person and estate of the said Ida May Carpenter, Frank Carpenter and Dora J Carpenter

whereupon the said Annis Carpenter appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Five thousand Dollars, conditioned as the law directs, with Lewis B White and Allison Amun as his sureties, which bond is approved by the Court. John B Leavitt, JUDGE OF PROBATE.



Journal of Appointments.

*A. J. Blake* Guardian. *March 23<sup>d</sup>* A. D. 1876  
In the matter of the Guardianship of *Clarke K. Corey*

No. child of *Abel M. Corey* deceased. *J. . . .*  
This day came *A. J. Blake* and made application to be appointed Guardian of *Clarke K. Corey*

Recorded and the Court being satisfied that said *Clarke K. Corey* is of the age of *19* years *February 11<sup>th</sup>*  
A. D. 1876; said *Clarke K. Corey* is of the age of *19* years A. D. 1876;

Docket said is of the age of *19* years A. D. 1876;

Volume said is of the age of *19* years A. D. 1876;

Page and that said minor resident of this County; and the said *Clarke K. Corey* having made choice of the said *A. J. Blake* as his Guardian ( he being over the age of *twelve* and fourteen years respectively), which choice is approved by the Court, and the said *A. J. Blake* having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said *A. J. Blake* be and is hereby appointed Guardian of the person and estate of the said *Clarke K. Corey*

whereupon the said *A. J. Blake* appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of *One thousand* Dollars, conditioned as the law directs, with *Weylas Sabine* and *J. M. Vaughan* as his sureties, which bond is approved by the Court.

*John Bleats* JUDGE OF PROBATE.

*Weylas Sabine* Guardian. *March 23<sup>d</sup>* A. D. 1876  
In the matter of the Guardianship of *Francis A. Corey and Herbert Corey,*

No. child of *Abel M. Corey* deceased.  
This day came *Weylas Sabine* and made application to be appointed Guardian of *Francis A. Corey and Herbert Corey*

Recorded and the Court being satisfied that said *Francis A. Corey* is of the age of *14* years *February 16<sup>th</sup>*  
A. D. 1876; said *Herbert Corey* is of the age of *3* years *June 28<sup>th</sup>* A. D. 1876;

Docket said is of the age of *3* years A. D. 1876;

Volume said is of the age of *3* years A. D. 1876;

Page and that said minors *are* residents of this County; and the said *Francis A. Corey* having made choice of the said *Weylas Sabine* as his Guardian ( he being over the age of *twelve* and fourteen years respectively), which choice is approved by the Court, and the said *Weylas Sabine* having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said *Weylas Sabine* be and is hereby appointed Guardian of the person and estate of the said *Francis A. Corey and of the Estate only of the said Herbert Corey*

whereupon the said *Weylas Sabine* appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of *Five thousand Dollars* Dollars, conditioned as the law directs, with *A. J. Blake* and *J. M. Vaughan* as his sureties, which bond is approved by the Court.

*John Bleats* JUDGE OF PROBATE.

County--Guardian.

A. D. 1876

Willie James Mulvain Guardian. March 27<sup>th</sup> A. D. 1876

In the matter of the Guardianship of William M Mulvain

No. child of Daniel Mulvain deceased. This day came William M Mulvain and made application to be appointed Guardian of

Recorded and the Court being satisfied that said William M Mulvain is of the age of 14 years August 3<sup>rd</sup> A. D. 1875; said

Docket said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor is a resident of this County; and the said

Page having made choice of the said James Mulvain as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said James Mulvain having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's estate; it is therefore ordered that said James Mulvain be and is hereby appointed Guardian of the person and estate of the said William M Mulvain

whereupon the said James Mulvain appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two thousand Dollars, conditioned as the law directs, with Cornelius Mulvain and Abraham Walter as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

JUDGE OF PROBATE.

A. D. 1876

Richard Davis Guardian. March 31<sup>st</sup> A. D. 1876

In the matter of the Guardianship of Zilpah A Davis, Thomas A Davis

No. children of David Davis deceased. This day came Richard Davis and made application to be appointed Guardian of Zilpah A Davis, Thomas A Davis and Estella Davis

Recorded and the Court being satisfied that said Zilpah A Davis is of the age of 15 years Sept. 22, A. D. 1875; said Thomas A Davis is of the age of 15 years March 17<sup>th</sup> A. D. 1876;

Docket said Estella Davis is of the age of 12 years April 19<sup>th</sup> A. D. 1875; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume and that said minors are resident of this County; and the said Zilpah A Davis, Thomas A Davis and Estella Davis

Page having made choice of the said Richard Davis as their Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Richard Davis having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Richard Davis be and is hereby appointed Guardian of the person and estate of the said Zilpah A Davis, Thomas A Davis and Estella Davis

whereupon the said Richard Davis appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two thousand Dollars, conditioned as the law directs, with J A White and Jonathan Cherry as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

JUDGE OF PROBATE.

Journal of Appointments.

John Hauer Guardian. April 8<sup>th</sup> A. D. 1876. In the matter of the Guardianship of James Turner

No. child of James Turner deceased. This day came John Hauer and made application to be appointed Guardian of James Turner and the Court being satisfied that said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; and that said minor resident of this County ; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with and as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

Euphie S. Styer Guardian. May 8<sup>th</sup> A. D. 1876. In the matter of the Guardianship of Daisy E. Styer

No. child of Charles Styer deceased. This day came Euphie S. Styer and made application to be appointed Guardian of Daisy E. Styer and the Court being satisfied that said Daisy E. Styer is of the age of one years January 17<sup>th</sup> A. D. 1876 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; and that said minor is a resident of this County ; and the said Euphie S. Styer

Page having made choice of the said as b Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Euphie S. Styer be and is hereby appointed Guardian of the person and estate of the said Daisy E. Styer

whereupon the said Euphie S. Styer appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Three hundred Dollars, conditioned as the law directs, with Samuel Johnson and Deliza S. Sumner as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

County--Guardian.

A. D. 1876

George H Bacon

Guardian.

May 8<sup>th</sup>

A. D. 1876

In the matter of the Guardianship of Perry Bacon and Jennie E Bacon, minor children of George H Bacon (living and

No.

child of Elizabeth Bacon deceased.

This day came George H Bacon and made application to be appointed Guardian of Perry Bacon and Jennie E Bacon

Recorded

and the Court being satisfied that said Perry Bacon and is of the age of 10 years April 3<sup>d</sup>

Docket

A. D. 1876; said Jennie E Bacon is of the age of years January 30<sup>th</sup> A. D. 1876;

Volume

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

and that said minors are residents of this County; and the said George H Bacon Perry Bacon

Page

having made choice of the said George H Bacon as h Guardian (h being over the age of twelve

and fourteen years respectively), which choice is approved by the Court, and the said

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and

also the probable annual rents of said minors' estate; it is therefore ordered that said George H Bacon

be and is hereby appointed Guardian of the person and estate of the said Perry Bacon and Jennie E Bacon

whereupon the said George H Bacon appeared in open Court, accepted said trust and took the

oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two thousand

Dollars, conditioned as the law directs, with William Elliott and Ingraham

Hood as his sureties, which bond is approved by the Court.

John Bleats

JUDGE OF PROBATE.

A. D. 1876

Rebecca Thompson

Guardian.

July 8<sup>th</sup>

A. D. 1876

In the matter of the Guardianship of Ira A Thompson, Elisha L Thompson and Elestus

No.

Thompson child of deceased.

This day came Rebecca Thompson and made application to be appointed Guardian of Ira A Thompson, Elisha L Thompson and Elestus Thompson

Recorded

and the Court being satisfied that said Ira A Thompson is of the age of years

Docket

A. D. 18 ; said Elisha L Thompson is of the age of years A. D. 18 ;

Volume

said is of the age of years A. D. 18 ;

said Elestus Thompson is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

and that said minors are resident of this County; and the said

Page

having made choice of the said as h Guardian (h being over the age of twelve

and fourteen years respectively), which choice is approved by the Court, and the said Rebecca Thompson

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and

also the probable annual rents of said minors' estate; it is therefore ordered that said Rebecca Thompson

be and is hereby appointed Guardian of the person and estate of the said Ira A Thompson, Elisha L Thompson

and Elestus Thompson

whereupon the said Rebecca Thompson appeared in open Court, accepted said trust and took the

oath prescribed by law, as such Guardian, and also entered into bond in the sum of Six hundred

Dollars, conditioned as the law directs, with William Crowder and Samuel

Holton

as his sureties, which bond is approved by the Court.

John Bleats

JUDGE OF PROBATE.

A. D. 1876

A. D. 18

A. D. 18

A. D. 18

A. D. 18

A. D. 18

A. D. 18

ing over the age of twelve

robable value thereof, and

ed said trust and took the

and Eliza S

JUDGE OF PROBATE.

Journal of Appointments.

Henry Highbarger Guardian. July 18<sup>th</sup> A. D. 1876. In the matter of the Guardianship of Joseph M. Smith

No. child of deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years

Docket A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor resident of this County; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with and as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

John M. Blue Guardian. July 31<sup>st</sup> A. D. 1876. In the matter of the Guardianship of Frank M. Cheney and Frank M. Cheney

No. child of deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years

Docket A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor resident of this County; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with and as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

County---Guardian.

A. D. 1876.

James Ketch Guardian. September 5<sup>th</sup> A. D. 1876. In the matter of the Guardianship of John Sturine and Louie Sturine

No. child of deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years

Docket A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor resident of this County; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with an as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

JUDGE OF PROBATE.

A. D. 1876.

Cheney

Guardian. A. D. 18

In the matter of the Guardianship of

No. child of deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years

Docket A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor resident of this County; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with and as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

JUDGE OF PROBATE.

Journal of Appointments.

Elijah Fox Guardian. December 23<sup>d</sup> A. D. 1876. In the matter of the Guardianship of Electa Fox

No. child of Dr. Fox, deceased. This day came Elijah Fox and made application to be appointed Guardian of Electa Fox

Recorded and the Court being satisfied that said Electa Fox is of the age of 16 years March 10<sup>th</sup> A. D. 1876 ; said is of the age of years A. D. 18 ;

Docket said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ;

and that said minor is a resident of this County; and the said Electa Fox

Page having made choice of the said Elijah Fox as her Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Elijah Fox having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Elijah Fox be and is hereby appointed Guardian of the person and estate of the said Electa Fox

whereupon the said Elijah Fox appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Seven hundred Dollars, conditioned as the law directs, with George H. Fuman and Elijah Fox as his sureties, which bond is approved by the Court.

John Bloats JUDGE OF PROBATE.

Silas Graham Guardian. January 18<sup>th</sup> A. D. 1877. In the matter of the Guardianship of William Graham, an imbecile person

No. child of deceased. This day came Silas Graham and made application to be appointed Guardian of William Graham on the grounds that said William Graham is an imbecile person, and the Court being fully advised in the premises

Recorded and the Court being satisfied that said William Graham is of the age of years A. D. 18 ; said and that he, the is of the age of years A. D. 18 ;

Docket said William Graham is imbecile is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ;

and that said minor he is resident of this County; and the said

Page having made choice of the said Silas Graham as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Silas Graham having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Silas Graham be and is hereby appointed Guardian of the person and estate of the said William Graham

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Fifteen hundred Dollars, conditioned as the law directs, with Robert Graham and David H. Price as his sureties, which bond is approved by the Court.

John Bloats JUDGE OF PROBATE.

County---Guardian.

A. D. 1876.

Joseph Lee Guardian. January 25<sup>th</sup> A. D. 1877.

In the matter of the Guardianship of Nettie Smith and John Smith jr.

No. children of John Smith deceased. This day came Joseph Lee and made application to be appointed Guardian of

Recorded Nettie Smith and John Smith jr

and the Court being satisfied that said Nettie Smith is of the age of 2 years January 21<sup>st</sup> A. D. 1876; said John Smith jr is of the age of 1 years February A. D. 1876;

Docket said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minors are residents of this County; and the said

Page having made choice of the said as her Guardian (she being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Joseph Lee having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Joseph Lee be and is hereby appointed Guardian of the person and estate of the said Nettie Smith and John Smith jr

whereupon the said Joseph Lee appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two hundred Dollars, conditioned as the law directs, with Robert Lee and Henry Knolls as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

A. D. 1877.

Isaac Bates Guardian. January 29<sup>th</sup> A. D. 1877.

In the matter of the Guardianship of Henry Nettie Slotterbeck minor

No. children of John Henry Slotterbeck deceased. This day came Isaac Bates and made application to be appointed Guardian of

Recorded Henry Nettie Slotterbeck

and the Court being satisfied that said Henry Nettie Slotterbeck is of the age of 12 years June 16<sup>th</sup> A. D. 1876; said is of the age of years A. D. 18 ;

Docket said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor is a resident of this County; and the said Henry Nettie Slotterbeck

Page having made choice of the said Isaac Bates as her Guardian (she being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Isaac Bates having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Isaac Bates be and is hereby appointed Guardian of the person and estate of the said Henry Nettie Slotterbeck

whereupon the said Isaac Bates appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Five hundred Dollars, conditioned as the law directs, with Seth Bates and Milton Thompson as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.



Journal of Appointments.

Isaac Brodrick jr Guardian. February 7<sup>th</sup> A. D. 1877. In the matter of the Guardianship of Calvin Poling, his and devisee

No. child of Samuel Poling deceased. This day came Isaac Brodrick jr and made application to be appointed Guardian of Calvin Poling an imbecile person and the Court being satisfied that said Calvin Poling is of the age of 47 years September 22<sup>nd</sup> A. D. 1876; said and is imbecile is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor imbecile is a resident of this County; and the said

Page having made choice of the said as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Isaac Brodrick having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Isaac Brodrick jr be and is hereby appointed Guardian of the person and estate of the said Calvin Poling

whereupon the said Isaac Brodrick appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Four thousand Dollars, conditioned as the law directs, with Arsamus Poling and James Poling, as his sureties, which bond is approved by the Court. John Bleats, JUDGE OF PROBATE.

Israel Slack Guardian. March 14<sup>th</sup> A. D. 1877. In the matter of the Guardianship of Lizzie Fox, minor

No. child of Ira Fox deceased. This day came Israel Slack and made application to be appointed Guardian of Lizzie Fox and the Court being satisfied that said Lizzie Fox is of the age of 13 years 11<sup>th</sup> A. D. 1876; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said Lizzie Fox

Page having made choice of the said Israel Slack as her Guardian (she being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Israel Slack having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Israel Slack be and is hereby appointed Guardian of the person and estate of the said Lizzie Fox

whereupon the said Israel Slack appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Eight hundred Dollars, conditioned as the law directs, with Hiram Roney and John Le Rice as his sureties, which bond is approved by the Court. John Bleats, JUDGE OF PROBATE.

County---Guardian.

A. D. 1877.

James Ketch Guardian. March 29th A. D. 1877.  
In the matter of the Guardianship of Catharine Mast and Barbara Mast

No. children of John George Mast (living) and Catharine Mast, deceased.  
This day came \_\_\_\_\_ and made application to be appointed Guardian of \_\_\_\_\_

Recorded and the Court being satisfied that said Catharine Mast is of the age of \_\_\_\_\_ years  
A. D. 18 \_\_\_\_\_ ; said Barbara Mast is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_ ;

Docket said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_ ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_ ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_ ;

Volume said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_ ;  
and that said minors are resident of this County; and the said Catharine Mast and Barbara Mast

Page having made choice of the said James Ketch as their Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said James Ketch having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said James Ketch be and is hereby appointed Guardian of the person and estate of the said Catharine Mast and Barbara Mast

whereupon the said James Ketch appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two hundred Dollars, conditioned as the law directs, with John Douglass and Jasper R Converse as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

A. D. 1877.

Edith U Baldwin Guardian. March 30th A. D. 1877.  
In the matter of the Guardianship of Frank Baldwin and John Baldwin

No. children of Henry Baldwin deceased.  
This day came Edith U Baldwin and made application to be appointed Guardian of Frank Baldwin and John Baldwin

Recorded and the Court being satisfied that said Frank Baldwin is of the age of 15 years November 29 A. D. 1876 ; said John Baldwin is of the age of 12 years August 3d A. D. 1876 ;

Docket said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_ ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_ ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_ ;  
Volume said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_ ;

and that said minors are resident of this County; and the said Frank Baldwin

Page having made choice of the said Edith U Baldwin as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Edith U Baldwin having filed in this office a statement duly verified by her affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Edith U Baldwin be and is hereby appointed Guardian of the person and estate of the said Frank Baldwin and John Baldwin

whereupon the said Edith U Baldwin appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Fifteen hundred \$500, Dollars, conditioned as the law directs, with Winnetta Harriman and Charles D A Merritt as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

Journal of Appointments.

Henry King Guardian. March 31<sup>st</sup> A. D. 1877  
In the matter of the Guardianship of Clifton Moxley and Tobias Moxley

No. children of Meshack Moxley deceased.  
This day came Henry King and made application to be appointed Guardian of Clifton Moxley and Tobias Moxley  
Recorded  
and the Court being satisfied that said Clifton Moxley is of the age of 3 years May 29<sup>th</sup> A. D. 1876; said Tobias Moxley is of the age of 2 years December 2<sup>nd</sup> A. D. 1876;  
Docket  
said is of the age of years A. D. 18;  
said is of the age of years A. D. 18;  
said is of the age of years A. D. 18;  
Volume  
said is of the age of years A. D. 18;  
and that said minors are residents of this County; and the said

Page  
having made choice of the said as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Henry King having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Henry King be and is hereby appointed Guardian of the person and estate of the said Clifton Moxley and Tobias Moxley

whereupon the said Henry King appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Three hundred Dollars, conditioned as the law directs, with M. C. Lawrence and George Gibson and George Gibson as his sureties, which bond is approved by the Court.  
John Bleats JUDGE OF PROBATE.

A. J. Blake Guardian. April 6<sup>th</sup> A. D. 1877  
In the matter of the Guardianship of Laura Graves, Gordon Graves, Ada May Graves, and George E. Graves

No. children of George Graves deceased.  
This day came A. J. Blake and made application to be appointed Guardian of Laura Graves, Gordon Graves, Ada May Graves and George E. Graves  
Recorded  
and the Court being satisfied that said Laura Graves is of the age of 11 years  
A. D. 18; said Gordon Graves is of the age of 9 years A. D. 18;  
Docket  
said Ada May Graves is of the age of 7 years A. D. 18;  
said George E. Graves is of the age of 4 years A. D. 18;  
said is of the age of years A. D. 18;  
Volume  
said is of the age of years A. D. 18;  
and that said minors are residents of this County; and the said

Page  
having made choice of the said as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said A. J. Blake having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said A. J. Blake be and is hereby appointed Guardian of the person and estate of the said Laura Graves, Gordon Graves, Ada May Graves and George E. Graves

whereupon the said A. J. Blake appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Three hundred Dollars, conditioned as the law directs, with Morris Hill and H. L. Curry and as his sureties, which bond is approved by the Court.  
John Bleats JUDGE OF PROBATE.

County---Guardian.

A. D. 1877

... appointed Guardian of ...  
... years May 29th ...  
... A. D. 1876 ;  
... A. D. 18 ;  
... A. D. 18 ;  
... A. D. 18 ;  
... A. D. 18 ;  
... over the age of twelve ...  
... probable value thereof, and ...  
... and was ...  
... said trust and took the ...  
... and George ...  
... JUDGE OF PROBATE.

A. J. Harper

Guardian.

April 17th

A. D. 1877

No.

In the matter of the Guardianship of Ida Harper, Ida Harper, William G Harper and Nellie Harper

children of A. J. Harper, living and Fannetta Harper, deceased also living

Recorded

This day came A. J. Harper and made application to be appointed Guardian of Ida Harper, Ida Harper, William G Harper, and Nellie Harper

Docket

and the Court being satisfied that said Ida Harper is of the age of 16 years April 11th A. D. 1877 ; said Ida Harper is of the age of 16 years April 11th A. D. 1877 ; said William G Harper is of the age of 19 years March 27 A. D. 1877 ; said Nellie Harper is of the age of 2 years July 3rd A. D. 1876 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;

Volume

and that said minors are residents of this County; and the said Ida Harper, Ida Harper and William G Harper

Page

having made choice of the said A. J. Harper as their Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said A. J. Harper having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said A. J. Harper be and is hereby appointed Guardian of the person and estate of the said Ida Harper, Ida Harper and William G Harper and Nellie Harper,

whereupon the said A. J. Harper appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two hundred and twenty five Dollars, conditioned as the law directs, with A. J. Ferguson and William H. Eastman as his sureties, which bond is approved by the Court.

John Bleats

JUDGE OF PROBATE.

A. D. 1877

... da May Graves, ...  
... appointed Guardian of ...  
... George W. Graves ...  
... years ...  
... A. D. 18 ;  
... A. D. 18 ;  
... A. D. 18 ;  
... A. D. 18 ;  
... A. D. 18 ;  
... over the age of twelve ...  
... probable value thereof, and ...  
... rdon Graves, ...  
... said trust and took the ...  
... and ...  
... JUDGE OF PROBATE.

Jacob Johnson

Guardian.

April 21st

A. D. 1877

No.

In the matter of the Guardianship of Ida F. Barbue

child of John Barbue (living deceased)

Recorded

This day came Jacob Johnson and made application to be appointed Guardian of Ida F. Barbue

Docket

and the Court being satisfied that said Ida F. Barbue is of the age of 12 years June 4th A. D. 1876 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;

Volume

and that said minor is a resident of this County; and the said Ida F. Barbue

Page

having made choice of the said Jacob Johnson as her Guardian (she being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Jacob Johnson having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Jacob Johnson be and is hereby appointed Guardian of the person and estate of the said Ida F. Barbue

whereupon the said Jacob Johnson appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two hundred and fifty Dollars, conditioned as the law directs, with Uriah Cahill and James M. Darling as his sureties, which bond is approved by the Court.

John Bleats

JUDGE OF PROBATE.

Journal of Appointments.

Robert Woodburn Guardian. June 16<sup>th</sup> A. D. 1877. In the matter of the Guardianship of John Bazzel

No. child of Nicholas Bazzel deceased. This day came Robert Woodburn and made application to be appointed Guardian of John Bazzel and the Court being satisfied that said John Bazzel is of the age of 18 years November 24 A. D. 1876; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said John Bazzel having made choice of the said Robert Woodburn as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Robert Woodburn having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Robert Woodburn be and is hereby appointed Guardian of the person and estate of the said John Bazzel

whereupon the said Robert Woodburn appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of six hundred Dollars, conditioned as the law directs, with Es. Sellers and Szymore Wilkins as his sureties, which bond is approved by the Court. John Bleats, JUDGE OF PROBATE.

John Meass Guardian. June 23<sup>d</sup> A. D. 1877. In the matter of the Guardianship of Louisa Freshwater, David B Freshwater, Edward Freshwater and Clark Freshwater, children of William Freshwater deceased.

No. This day came John Meass and made application to be appointed Guardian of Louisa Freshwater, David B Freshwater, Edward Freshwater and Clark Freshwater and the Court being satisfied that said Louisa Freshwater is of the age of 16 years March 15<sup>th</sup> A. D. 1877; said David B Freshwater is of the age of 14 years February 11<sup>th</sup> A. D. 1877; said Edward Freshwater is of the age of 10 years January 9<sup>th</sup> A. D. 1877; said Clark Freshwater is of the age of 6 years October 24<sup>th</sup> A. D. 1876; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minors are residents of this County; and the said Louisa Freshwater and David B Freshwater having made choice of the said John Meass as their Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said John Meass having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said John Meass be and is hereby appointed Guardian of the person and estate of the said Louisa Freshwater, David B Freshwater, Edward Freshwater and Clark Freshwater

whereupon the said John Meass appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Thirteen thousand Dollars, conditioned as the law directs, with David Meass and John Piercel as his sureties, which bond is approved by the Court. John Bleats, JUDGE OF PROBATE.

County---Guardian.

A. D. 1877.

Jefferson Pichey Guardian. October 13<sup>th</sup> A. D. 1877. In the matter of the Guardianship of Austin Clark, an idiot

No. child son of Elizabeth Clark deceased. This day came Jefferson Pichey and made application to be appointed Guardian of

Recorded and the Court being satisfied that said Austin Clark is an idiot is of the age of years

Docket A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume and that said minor is a resident of this County; and the said

Page having made choice of the said as the Guardian (being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Jefferson Pichey be and is hereby appointed Guardian of the person and estate of the said Austin Clark

whereupon the said Jefferson Pichey appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Thirty five hundred Dollars, conditioned as the law directs, with Adam Pichey and John R. Lodge as his sureties, which bond is approved by the Court.

John B. Hoats, JUDGE OF PROBATE.

A. D. 1877,

Thomas Pracock Guardian. November 3<sup>d</sup> A. D. 1877. In the matter of the Guardianship of Samuel H. Pracock and William Pracock

No. children of Thomas Pracock living and deceased Mary Pracock, deceased. This day came Thomas Pracock and made application to be appointed Guardian of Samuel H. Pracock and William Pracock

Recorded and the Court being satisfied that said Samuel H. Pracock is of the age of 19 years November 11<sup>th</sup> A. D. 1876; said William Pracock is of the age of 18 years June 19<sup>th</sup> A. D. 1877; Docket said Samuel H. Pracock is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; Volume said is of the age of years A. D. 18 ;

Page and that said minors are residents of this County; and the said Samuel H. Pracock and William Pracock having made choice of the said Thomas Pracock as their Guardian (being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Thomas Pracock having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Thomas Pracock be and is hereby appointed Guardian of the person and estate of the said Samuel H. Pracock and William Pracock

whereupon the said Thomas Pracock appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Twelve hundred Dollars, conditioned as the law directs, with Smith M. Cloud and William M. Kinget as his sureties, which bond is approved by the Court.

John B. Hoats, JUDGE OF PROBATE.

Journal of Appointments.

Mary Charles Guardian. November 26<sup>th</sup> A. D. 1877.  
In the matter of the Guardianship of Willie S Charles, minor

No. child of Simon Charles deceased.  
This day came Mary Charles and made application to be appointed Guardian of Willie S Charles

Recorded and the Court being satisfied that said Willie S Charles is of the age of 6 years February 5<sup>th</sup> A. D. 1877; said is of the age of years A. D. 18

Docket said is of the age of years A. D. 18  
said is of the age of years A. D. 18  
said is of the age of years A. D. 18

Volume said is of the age of years A. D. 18  
and that said minor is a resident of this County; and the said

Page having made choice of the said as Guardian (being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Mary Charles having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Mary Charles be and is hereby appointed Guardian of the person and estate of the said

whereupon the said Mary Charles appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Twenty five hundred Dollars, conditioned as the law directs, with Zerah Insley and John Hamilton asher as his sureties, which bond is approved by the Court.  
John Bleats JUDGE OF PROBATE.

Lester Clark Guardian. December 21<sup>st</sup> A. D. 1877.  
In the matter of the Guardianship of Hoy E Emerson, minor

No. child of Mary M Emerson deceased.  
This day came Lester Clark and made application to be appointed Guardian of Hoy E Emerson

Recorded and the Court being satisfied that said Hoy E Emerson is of the age of 9 years November 13 A. D. 1877; said is of the age of years A. D. 18

Docket said is of the age of years A. D. 18  
said is of the age of years A. D. 18  
said is of the age of years A. D. 18

Volume said is of the age of years A. D. 18  
and that said minor is a resident of this County; and the said

Page having made choice of the said as Guardian (being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Lester Clark having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Lester Clark be and is hereby appointed Guardian of the person and estate of the said Hoy E Emerson

whereupon the said Lester Clark appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of one hundred Dollars, conditioned as the law directs, with John Lepps and Zachary Miller as his sureties, which bond is approved by the Court.  
John Bleats JUDGE OF PROBATE.

County---Guardian.

A. D. 1877.

Thomas Jones Guardian. December 22<sup>nd</sup> A. D. 1877.  
In the matter of the Guardianship of Albert Jones, Elmer E Jones and  
Hinnfred Jones

No.

children of Thomas Jones (living) deceased.

Recorded

This day came Thomas Jones and made application to be appointed Guardian of  
Albert E Jones, Elmer E Jones and Hinnfred Jones,

Docket

and the Court being satisfied that said Albert Jones is of the age of 20 years November 20<sup>th</sup>  
A. D. 1877; said Elmer E Jones is of the age of 17 years November 5<sup>th</sup> A. D. 1877;  
said Hinnfred Jones is of the age of 14 years September 20<sup>th</sup> A. D. 1877;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;

Volume

and that said minors are resident of this County; and the said Albert Jones, Elmer E Jones  
and Hinnfred Jones

Page

having made choice of the said Thomas Jones as their Guardian (they being over the age of twelve  
and fourteen years respectively), which choice is approved by the Court, and the said Thomas Jones  
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor and the probable value thereof, and  
also the probable annual rents of said minors' estate; it is therefore ordered that said Thomas Jones  
be and is hereby appointed Guardian of the person and estate of the said Albert Jones, Elmer E Jones  
and Hinnfred Jones.

whereupon the said Thomas Jones appeared in open Court, accepted said trust and took the  
oath prescribed by law, as such Guardian, and also entered into bond in the sum of Fourteen hundred  
Dollars, conditioned as the law directs, with George Pickard and S. M. C  
Cloud as his sureties, which bond is approved by the Court.

John Bloats, JUDGE OF PROBATE.

be appointed Guardian of

years February 5<sup>th</sup>  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;

being over the age of twelve  
probable value thereof, and

ted said trust and took the  
and John  
JUDGE OF PROBATE.

21<sup>st</sup> A. D. 1877.

Bolivar Hayes Guardian. December 27<sup>th</sup> A. D. 1877.  
In the matter of the Guardianship of William M. Lawley, idiot son

No.

of William M. Lawley, deceased.

Recorded

This day came Bolivar Hayes and made application to be appointed Guardian of  
William M. Lawley

Docket

and the Court being satisfied that said William M. Lawley is an idiot is of the age of 26 years  
A. D. 18 \_\_\_\_\_; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_;

Volume

and that said minor is a resident of this County; and the said

Page

having made choice of the said \_\_\_\_\_ as his Guardian (he being over the age of twelve  
and fourteen years respectively), which choice is approved by the Court, and the said Bolivar Hayes  
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and  
also the probable annual rents of said minors' estate; it is therefore ordered that said Bolivar Hayes  
be and is hereby appointed Guardian of the person and estate of the said William M. Lawley

whereupon the said Bolivar Hayes appeared in open Court, accepted said trust and took the  
oath prescribed by law, as such Guardian, and also entered into bond in the sum of Six hundred  
Dollars, conditioned as the law directs, with Michael Stimmel and George  
Graham as his sureties, which bond is approved by the Court.

John Bloats, JUDGE OF PROBATE.

be appointed Guardian of

years November 13<sup>th</sup>  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;

being over the age of twelve  
probable value thereof, and

ted said trust and took the  
and Zachary  
JUDGE OF PROBATE.



Journal of Appointments.

Runice Biddle Guardian, December 31<sup>st</sup> A. D. 1879. In the matter of the Guardianship of Ellen Biddle and Jennie Biddle, minor

No. children of Henry Biddle deceased. This day came Runice Biddle and made application to be appointed Guardian of Ellen Biddle and Jennie Biddle

Recorded and the Court being satisfied that said Ellen Biddle is of the age of 12 years March 27<sup>th</sup> A. D. 1877; said Jennie Biddle is of the age of 6 years September 25<sup>th</sup> A. D. 1877; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18

Volume and that said minors are residents of this County; and the said Ellen Biddle Page having made choice of the said Runice Biddle as her Guardian (she being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Runice Biddle having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Runice Biddle be and is hereby appointed Guardian of the person and estate of the said Ellen Biddle and Jennie Biddle.

whereupon the said Runice Biddle appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Three thousand Dollars, conditioned as the law directs, with Thomas Biddle and George Biddle as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

Joseph W. Rodgers Guardian, January 15<sup>th</sup> A. D. 1878. In the matter of the Guardianship of Wesley P. Smith

No. child of Uiram Smith deceased. This day came Joseph W. Rodgers and made application to be appointed Guardian of Wesley P. Smith

Recorded and the Court being satisfied that said Wesley P. Smith is of the age of 13 years September 4<sup>th</sup> A. D. 1877; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18

Volume and that said minor is a resident of this County; and the said Joseph W. Rodgers Page having made choice of the said Joseph W. Rodgers as her Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Joseph W. Rodgers having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Joseph W. Rodgers be and is hereby appointed Guardian of the person and estate of the said Wesley P. Smith

whereupon the said Joseph W. Rodgers appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two hundred and fifty Dollars, conditioned as the law directs, with Thomas Schofield and William H. Bumgartner as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

No. Recorded Docket Volume Page January 12<sup>th</sup> 1878



Journal of Appointments.

March 5<sup>th</sup> A. D. 1878.

*Jason W Chapman* Guardian.  
 In the matter of the Guardianship of *Julia A Chapman, Ramoth H Chapman, Sylvester J Chapman and Mary J Chapman*,  
 children of *Joseph H Chapman* deceased.

No. \_\_\_\_\_  
 Recorded \_\_\_\_\_  
 Docket \_\_\_\_\_  
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This day came *Jason W Chapman* and made application to be appointed Guardian of *Julia A Chapman, Ramoth H Chapman, Sylvester J Chapman and Mary J Chapman* and the Court being satisfied that said *Julia A Chapman* is an idiot is of the age of *24* years *June 11<sup>th</sup> 1877* A. D. 1877; said *Ramoth H Chapman* is an idiot is of the age of *22* years *July 22<sup>nd</sup> 1877* A. D. 1877; said *Sylvester J Chapman* is of sound mind and is of the age of *19* years *October 11<sup>th</sup> 1877* A. D. 1877; and said *Mary J Chapman* is an idiot is of the age of *17* years *August 25<sup>th</sup> 1877* A. D. 1877; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_; and that said \_\_\_\_\_ is a resident of this County; and the said *Sylvester J Chapman* having made choice of the said *Jason W Chapman* as his Guardian ( he being over the age of *twelve* and *fourteen* years respectively), which choice is approved by the Court, and the said *Jason W Chapman* having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said *Jason W Chapman* be and is hereby appointed Guardian of the person and estate of the said *Julia A Chapman, Ramoth H Chapman, Sylvester J Chapman and Mary J Chapman* whereupon the said *Jason W Chapman* appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of *Five hundred* Dollars, conditioned as the law directs, with *John Chapman* and *S. J. Jewell* as his sureties, which bond is approved by the Court.

*John Bleats,* JUDGE OF PROBATE.

March 5 A. D. 1878.

*Ingham Wood* Guardian.  
 In the matter of the Guardianship of *George A Styer and Eber B Styer*,  
 children of *Joseph D Styer* deceased.

No. \_\_\_\_\_  
 Recorded \_\_\_\_\_  
 Docket \_\_\_\_\_  
 Volume \_\_\_\_\_  
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This day came *Ingham Wood* and made application to be appointed Guardian of *George A Styer and Eber B Styer* and the Court being satisfied that said *George A Styer* is of the age of *17* years *May 9<sup>th</sup> 1877* A. D. 1877; said *Eber B Styer* is of the age of *10* years *August 1877* A. D. 1877; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_\_; and that said minors are residents of this County; and the said *George A Styer* having made choice of the said *Ingham Wood* as his Guardian ( he being over the age of *twelve* and *fourteen* years respectively), which choice is approved by the Court, and the said *Ingham Wood* having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said *Ingham Wood* be and is hereby appointed Guardian of the person and estate of the said *George A Styer and Eber B Styer* whereupon the said *Ingham Wood* appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of *Fifteen hundred* Dollars, conditioned as the law directs, with *George H Clary* and *John S Sandy* as his sureties, which bond is approved by the Court.

*John Bleats,* JUDGE OF PROBATE.

County---Guardian.

A. D. 1878.

...man, by ...

...be appointed Guardian of ...

...years June 11th ...  
...A. D. 1877;  
...A. D. 1877;  
...A. D. 1877;  
...A. D. 1877;  
...A. D. 1877;

...ing over the age of twelve ...  
...man  
...probable value thereof, and  
...man  
...Ramothe Chap...

...ed said trust and took the  
...d  
...and S. S. Jewell

JUDGE OF PROBATE.

A. D. 1878.

...yer

...be appointed Guardian of

...years May 9th ...  
...August A. D. 1877;  
...A. D. 1877;  
...A. D. 1877;  
...A. D. 1877;  
...A. D. 1877;

...ing over the age of twelve ...  
...d  
...probable value thereof, and  
...d  
...Ber B. Styer

...ed said trust and took the  
...red  
...and John S.

JUDGE OF PROBATE.

Charles H. Collins Guardian. March 5<sup>th</sup> A. D. 1878.  
In the matter of the Guardianship of Emma Collins, minor

No. child of Henry Biddle deceased.  
This day came Charles H. Collins and made application to be appointed Guardian of Emma Collins

Recorded and the Court being satisfied that said Emma Collins is of the age of 16 years March 19<sup>th</sup> A. D. 1877; said

Docket said is of the age of years A. D. 1877;  
said is of the age of years A. D. 1877;  
said is of the age of years A. D. 1877;  
said is of the age of years A. D. 1877;

Volume said is of the age of years A. D. 1877;  
and that said minors is resident of this County; and the said Emma Collins

Page having made choice of the said Charles H. Collins as her Guardian (she being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Charles H. Collins having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Charles H. Collins be and is hereby appointed Guardian of the person and estate of the said Emma Collins

whereupon the said Charles H. Collins appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of six hundred Dollars, conditioned as the law directs, with Thomas Biddle and George Biddle as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

Stephen Shirk Guardian. March 12<sup>th</sup> A. D. 1878.  
In the matter of the Guardianship of Loretta Snodgrass, minor

No. child of Joseph Snodgrass deceased.  
This day came Stephen Shirk and made application to be appointed Guardian of Loretta Snodgrass

Recorded and the Court being satisfied that said Loretta Snodgrass is of the age of years A. D. 1877; said

Docket said is of the age of years A. D. 1877;  
said is of the age of years A. D. 1877;  
said is of the age of years A. D. 1877;  
said is of the age of years A. D. 1877;

Volume said is of the age of years A. D. 1877;  
and that said minor is a resident of this County; and the said Loretta Snodgrass

Page having made choice of the said Stephen Shirk as her Guardian (she being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Stephen Shirk having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Stephen Shirk be and is hereby appointed Guardian of the person and estate of the said Loretta Snodgrass

whereupon the said Stephen Shirk appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with James Mahaffey and Leonidas Piper as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

Journal of Appointments.

*R. L. Partridge*, Guardian. *March 14<sup>th</sup>* A. D. 18*78*.  
 In the matter of the Guardianship of *William A. Webster, Emily M. Webster, Harney A. Webster, Laura A. Webster, Charles A. Webster, Caroline Webster and Clara A. Webster*  
 children of *deceased.*

No.  
 Recorded  
 Docket  
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This day came *R. L. Partridge* and made application ~~and~~ appointed Guardian of *William A. Webster, Emily M. Webster, Harney A. Webster, Laura A. Webster, Charles A. Webster, Caroline Webster and Clara A. Webster* to give further  
 and the Court being satisfied that said \_\_\_\_\_ is of the age of \_\_\_\_\_ years  
 A. D. 18 \_\_\_\_; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_;  
 said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_;  
 said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_;  
 said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_;  
 and that said minor \_\_\_\_\_ resident of this County; and the said \_\_\_\_\_  
 having made choice of the said \_\_\_\_\_ as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said \_\_\_\_\_ having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said \_\_\_\_\_ be and is hereby appointed Guardian of the person and estate of the said \_\_\_\_\_

No.  
 Recorded  
 Docket  
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whereupon the said *R. L. Partridge* appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of *Two thousand* Dollars, conditioned as the law directs, with *M. Lawrence* and *William H. Hobbs* as his sureties, which bond is approved by the Court.  
*John B. Coats* JUDGE OF PROBATE.

*Oliver Peterson*

*Jacob Vell*, Guardian. *March 21<sup>st</sup>* A. D. 18*78*.  
 In the matter of the Guardianship of *Eva M. Vell and John P. Vell*, minor

No.  
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children of *John Frederick Vell* deceased.  
 This day came *Jacob Vell* and made application to be appointed Guardian of *Eva M. Vell and John P. Vell*  
 and the Court being satisfied that said *Eva M. Vell* is of the age of *17* years *December 18<sup>th</sup>*  
 A. D. 18*77*; said *John P. Vell* is of the age of *14* years *June 29* A. D. 18*77*;  
 said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_;  
 said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_;  
 said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_;  
 said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 \_\_\_\_;  
 and that said minor *are* resident of this County; and the said *Eva M. Vell and John P. Vell*  
 having made choice of the said *Jacob Vell* as their Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said *Jacob Vell* having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said *Jacob Vell* be and is hereby appointed Guardian of the person and estate of the said *Eva M. Vell and John P. Vell*

No.  
 Recorded  
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whereupon the said *Jacob Vell* appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of *Thirty two hundred* Dollars, conditioned as the law directs, with *Michael Thalip* and *John A. Arman* as his sureties, which bond is approved by the Court.  
*John B. Coats* JUDGE OF PROBATE.

County---Guardian.

A. D. 1878.

Webster, Hester  
and (Lara) Hester

Appointed Guardian of  
Hester, Charles H  
ur

years  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;

ing over the age of twelve  
probable value thereof, and

and said trust and took the  
and William H

JUDGE OF PROBATE.

A. D. 1878.

minor  
be appointed Guardian of

years December 15<sup>th</sup>  
me 27 A. D. 1877 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;

John P Hill

ng over the age of twelve  
probable value thereof, and

John P Hill

ed said trust and took the  
undred  
and John H

JUDGE OF PROBATE.

George L Sellers

Guardian.

April 11<sup>th</sup>

A. D. 1878.

In the matter of the Guardianship of James D Gibson, minor

No. child of William Gibson deceased.  
This day came George L Sellers and made application to be appointed Guardian of

Recorded and the Court being satisfied that said James D Gibson is of the age of 14 years July 6<sup>th</sup>  
A. D. 1877 ; said is of the age of years A. D. 18 ;

Docket said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
Volume said is of the age of years A. D. 18 ;

and that said minor is a resident of this County; and the said James D Gibson

Page having made choice of the said George L Sellers as his Guardian (he being over the age of twelve  
and fourteen years respectively), which choice is approved by the Court, and the said George L Sellers  
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and  
also the probable annual rents of said minors' estate; it is therefore ordered that said George L Sellers  
be and is hereby appointed Guardian of the person and estate of the said James D Gibson

whereupon the said George L Sellers appeared in open Court, accepted said trust and took the  
oath prescribed by law, as such Guardian, and also entered into bond in the sum of Five hundred  
Dollars, conditioned as the law directs, with Josiah J Meorelock and William D  
Baxter as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

Obaac F Isater

Guardian.

April 27<sup>th</sup>

A. D. 1878.

In the matter of the Guardianship of

No. child of \_\_\_\_\_ deceased.  
This day came Milton L Thompson and made application to be released from said appointed Guardian of

Recorded and the Court being satisfied that said \_\_\_\_\_ is of the age of \_\_\_\_\_ years  
A. D. 18 ; said is of the age of \_\_\_\_\_ years A. D. 18 ;

Docket said is of the age of \_\_\_\_\_ years A. D. 18 ;  
said is of the age of \_\_\_\_\_ years A. D. 18 ;  
said is of the age of \_\_\_\_\_ years A. D. 18 ;  
Volume said is of the age of \_\_\_\_\_ years A. D. 18 ;

and that said minor \_\_\_\_\_ resident of this County; and the said \_\_\_\_\_

Page having made choice of the said \_\_\_\_\_ as his Guardian (he being over the age of twelve  
and fourteen years respectively), which choice is approved by the Court, and the said \_\_\_\_\_  
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and  
also the probable annual rents of said minors' estate; it is therefore ordered that said \_\_\_\_\_  
be and is hereby appointed Guardian of the person and estate of the said \_\_\_\_\_

whereupon the said \_\_\_\_\_ appeared in open Court, accepted said trust and took the  
oath prescribed by law, as such Guardian, and also entered into bond in the sum of \_\_\_\_\_  
Dollars, conditioned as the law directs, with \_\_\_\_\_ and \_\_\_\_\_  
\_\_\_\_\_ as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.

Journal of Appointments.

Morris W Hill Guardian. May 4<sup>th</sup> A. D. 1878. In the matter of the Guardianship of Evelyn Johnson and Amanda Johnson, minor

No. children of Presley Johnson, deceased. This day came Morris W Hill and made application to be appointed Guardian of Evelyn Johnson and Amanda Johnson

Recorded and the Court being satisfied that said Evelyn Johnson is of the age of 7 years December 18<sup>th</sup> A. D. 1877; said Evelyn Amanda Johnson is of the age of 5 years August 30<sup>th</sup> A. D. 1877;

Docket said is of the age of years A. D. 18; said is of the age of years A. D. 18;

Volume said is of the age of years A. D. 18; and that said minors are residents of this County; and the said

Page having made choice of the said as a Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Morris W Hill

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Morris W Hill be and is hereby appointed Guardian of the person and estate of the said Evelyn Johnson and Amanda Johnson

whereupon the said Morris W Hill appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Eight hundred Dollars, conditioned as the law directs, with John Genoy and Samuel Al Gandon as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

P. B. Cole Guardian. June 8<sup>th</sup> A. D. 1878. In the matter of the Guardianship of George & Mayo and Sarah E Mayo, minor

No. children of George Mayo living and Matilda Mayo deceased. This day came P. B. Cole and made application to be appointed Guardian of George & Mayo and Sarah E Mayo

Recorded and the Court being satisfied that said George & Mayo is of the age of 11 years July 2<sup>nd</sup> A. D. 1877; said Sarah E Mayo is of the age of 6 years August 2<sup>nd</sup> A. D. 1877;

Docket said is of the age of years A. D. 18; said is of the age of years A. D. 18;

Volume said is of the age of years A. D. 18; and that said minors are residents of this County; and the said

Page having made choice of the said as a Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said P. B. Cole

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said P. B. Cole be and is hereby appointed Guardian of the person and estate of the said George & Mayo and Sarah E Mayo

whereupon the said P. B. Cole appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One hundred Dollars, conditioned as the law directs, with P. B. Cole and H. M. Kinget as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

County---Guardian.

A. D. 1878.

da Johnson,

be appointed Guardian of

years December 18th  
quart 8d A. D. 1877;

A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;

ng over the age of twelve  
ill  
obable value thereof, and  
ill  
and Amanda

ed said trust and took the  
red  
and Samuel

JUDGE OF PROBATE.

A. D. 1878.

Mayo,

be appointed Guardian of

years July 27th  
quart 2d A. D. 1877

A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;

ng over the age of twelve

obable value thereof, and

and Sarah

ed said trust and took the  
ed  
and Wm Kinget

JUDGE OF PROBATE.

Elijah Fox Guardian. June 10th  
In the matter of the Guardianship of Susannah Fox, an imbecile person

A. D. 1878.

No. ~~11~~ of \_\_\_\_\_ deceased.  
This day came Elijah Fox and made application to be appointed Guardian of

Recorded Susannah Fox, an imbecile person

Docket and the Court being satisfied that said Susannah Fox is imbecile, and \_\_\_\_\_ is of the age of 80 years February 5  
A. D. 1878 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;

Volume and that said Susannah Fox is a resident of this County; and the said \_\_\_\_\_  
Page having made choice of the said \_\_\_\_\_ as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Elijah Fox imbecile person having filed in this office a statement duly verified by his affidavit, of the whole estate of said \_\_\_\_\_, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Elijah Fox be and is hereby appointed Guardian of the person and estate of the said Susannah Fox

whereupon the said Elijah Fox appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Four thousand Dollars, conditioned as the law directs, with Samuel B. Woodburn and John Leggett as his sureties, which bond is approved by the Court.

John B. Coats, JUDGE OF PROBATE.

Hiram Reed Guardian. June 26th  
In the matter of the Guardianship of John H. Brown

A. D. 1878.

No. child of Isaac Brown deceased.  
This day came Hiram Reed and made application to be appointed Guardian of

Recorded John H. Brown

Docket and the Court being satisfied that said John H. Brown is of the age of 11 years June 19  
A. D. 1878 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;

Volume and that said minor is a resident of this County; and the said John H. Brown  
Page having made choice of the said Hiram Reed as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Hiram Reed having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Hiram Reed be and is hereby appointed Guardian of the person and estate of the said John H. Brown

whereupon the said Hiram Reed appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Eighteen hundred Dollars, conditioned as the law directs, with Winfield D. Rodgers and Abraham \_\_\_\_\_ as his sureties, which bond is approved by the Court.

John B. Coats, JUDGE OF PROBATE.



Journal of Appointments.

Jonas William Shirk Guardian. July 30<sup>th</sup> A. D. 1878. In the matter of the Guardianship of Jonas William Shirk

No. child of Benjamin Shirk deceased. This day came Brittainia Shirk and made application to be appointed Guardian of

Recorded and the Court being satisfied that said Jonas William Shirk is of the age of 41 years June 17<sup>th</sup> A. D. 1878; said

Docket said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Volume and that said minor is a resident of this County; and the said Jonas William Shirk

Page having made choice of the said Brittainia Shirk as his Guardian ( he being over the age of twelve

and fourteen years respectively), which choice is approved by the Court, and the said Brittainia Shirk

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and

also the probable annual rents of said minors' estate; it is therefore ordered that said Brittainia Shirk

be and is hereby appointed Guardian of the person and estate of the said Jonas William Shirk

whereupon the said Brittainia Shirk appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two hundred and fifty Dollars, conditioned as the law directs, with David Harrington and Nathaniel Johnson as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

Sarah E Bump Guardian. July 27<sup>th</sup> A. D. 1878. In the matter of the Guardianship of Lincoln Mahannah and Sarah A Mahannah

No. children of deceased. This day came Sarah E Bump and made application to be appointed Guardian of

Recorded Lincoln Mahannah and Sarah A Mahannah

Docket and the Court being satisfied that said Lincoln Mahannah is of the age of 18 years April 25<sup>th</sup> A. D. 1878; said Sarah A Mahannah is of the age of 12 years September 27<sup>th</sup> A. D. 1877;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Volume and that said minors are residents of this County; and the said Lincoln Mahannah and Sarah A Mahannah

Page having made choice of the said Sarah E Bump as their Guardian ( they being over the age of twelve

and fourteen years respectively), which choice is approved by the Court, and the said Sarah E Bump

having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, and

also the probable annual rents of said minors' estate; it is therefore ordered that said Sarah E Bump

be and is hereby appointed Guardian of the person and estate of the said Lincoln Mahannah and Sarah A Mahannah

whereupon the said Sarah E Bump appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two hundred Dollars, conditioned as the law directs, with Samuel Julian and Stephen Shirk as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

County---Guardian.

A. D. 1878.

John McAllister Guardian. August 20th A. D. 1878. In the matter of the Guardianship of Mary McAllister, an imbecile person

No. child of Union County Ohio deceased. This day came John McAllister and made application to be appointed Guardian of Mary McAllister

Recorded and the Court being satisfied that said Mary McAllister is imbecile and is of the age of 84 years

A. D. 18 ; said is of the age of years A. D. 18 ;

Docket said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor Mary McAllister is a resident of this County; and the said

Page having made choice of the said John McAllister as Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said John McAllister having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said John McAllister be and is hereby appointed Guardian of the person and estate of the said Mary McAllister

whereupon the said John McAllister appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Six hundred Dollars, conditioned as the law directs, with A. B. Robinson and Duncan McLean as his sureties, which bond is approved by the Court. John Bleats JUDGE OF PROBATE.

A. D. 1878.

Eleanor Stickney Guardian. August 20th A. D. 1878. In the matter of the Guardianship of Charles F. Stickney and Maria D. Stickney, minor

No. children of John Stickney deceased. This day came Eleanor Stickney and made application to be appointed Guardian of Charles F. Stickney and Maria D. Stickney

Recorded and the Court being satisfied that said Charles F. Stickney is of the age of 15 years September 18th

A. D. 1878 ; said is of the age of years A. D. 18 ;

Docket said Maria D. Stickney is of the age of 11 years April 6th A. D. 1878 ;

said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minors are resident of this County; and the said

Page having made choice of the said Eleanor Stickney as h Guardian (h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Eleanor Stickney having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Eleanor Stickney be and is hereby appointed Guardian of the person and estate of the said Charles F. Stickney and Maria D. Stickney

whereupon the said Eleanor Stickney appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two hundred Dollars, conditioned as the law directs, with Isaac Dillon and Justus J. Miller as his sureties, which bond is approved by the Court. John Bleats JUDGE OF PROBATE.

be appointed Guardian of

years June 19th

A. D. 18 ;

A. D. 18 ;

A. D. 18 ;

A. D. 18 ;

A. D. 18 ;

ing over the age of twelve

probable value thereof, and

ted said trust and took the

and Mathew

JUDGE OF PROBATE.

A. D. 1878.

W. C. Mahannah

be appointed Guardian of

years April 24th

September 27th A. D. 1877 ;

A. D. 18 ;

A. D. 18 ;

A. D. 18 ;

A. D. 18 ;

ah and Sarah

ing over the age of twelve

probable value thereof, and

inah and

ted said trust and took the

and Stephen Shurt

JUDGE OF PROBATE.

Journal of Appointments.

Mary E Randall Guardian. August 30th A. D. 18  
In the matter of the Guardianship of Maud E Randall and Edward L Ran-

No. children of Edward E Randall deceased.

Recorded This day came Mary E Randall and made application to be appointed Guardian of

Docket Maud E Randall and Edward L Randall

Volume and the Court being satisfied that said Maud E Randall is of the age of 3 years April 9th

Page A. D. 1878; said Edward L Randall is of the age of 1 year April 17th A. D. 1878;

said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
and that said minors are residents of this County; and the said

having made choice of the said as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Mary E Randall having filed in this office a statement duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Mary E Randall be and is hereby appointed Guardian of the person and estate of the said Maud E Randall and Edward L Randall

whereupon the said Mary E Randall appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Eight hundred Dollars, conditioned as the law directs, with Rodney E Randall and Samuel M Gandon as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

Elsworth Amrine Guardian. September 10th A. D. 1878  
In the matter of the Guardianship of Abraham M Amrine

No. child of Abraham Amrine deceased.

Recorded This day came Elsworth Amrine and made application to be appointed Guardian of

Docket Abraham M Amrine

Volume and the Court being satisfied that said Abraham M Amrine is of the age of years

Page A. D. 18 ; said is of the age of years A. D. 18 ;

said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
and that said minor is a resident of this County; and the said Abraham M Amrine

having made choice of the said Elsworth Amrine as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Elsworth Amrine having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Elsworth Amrine be and is hereby appointed Guardian of the person and estate of the said Abraham M Amrine

whereupon the said Elsworth Amrine appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Five hundred Dollars, conditioned as the law directs, with Beverly H Hayes and Stanley S Bellus as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

County---Guardian.

A. D. 18  
ward of

be appointed Guardian of

years April 9<sup>th</sup>  
A. D. 1878 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;

ing over the age of twelve  
ndall  
probable value thereof, and  
and Edward

ted said trust and took the  
dred  
and Samuel

JUDGE OF PROBATE.

th A. D. 1878

be appointed Guardian of

years  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;  
A. D. 18 ;

ing over the age of twelve  
Amrine  
probable value thereof, and  
Amrine  
Amrine

ted said trust and took the  
ed  
and Stanley

JUDGE OF PROBATE.

Harvey Mather Guardian. September 21<sup>st</sup> A. D. 1878.  
In the matter of the Guardianship of Magdalene Hodgden, an insane person  
of Union County Ohio  
deceased.

No.

This day came Harvey Mather and made application to be appointed Guardian of  
Magdalene Hodgden, a lunatic

Recorded

and the Court being satisfied that said Magdalene Hodgden is a lunatic is of the age of \_\_\_\_\_ years  
A. D. 18 ; said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;

Docket

said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;

Volume

said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
and that said minor \_\_\_\_\_ is a resident of this County; and the said

Page

having made choice of the said \_\_\_\_\_ as her Guardian (she being over the age of twelve  
and fourteen years respectively), which choice is approved by the Court, and the said Harvey Mather  
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and  
also the probable annual rents of said minors' estate; it is therefore ordered that said Harvey Mather  
be and is hereby appointed Guardian of the person and estate of the said Magdalene Hodgden

whereupon the said Harvey Mather appeared in open Court, accepted said trust and took the  
oath prescribed by law, as such Guardian, and also entered into bond in the sum of Twenty five hundred  
Dollars, conditioned as the law directs, with Cyrus Moore and John Wiley  
as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

Lycargus F. Stricklin Guardian. November 13<sup>th</sup> A. D. 1878.  
In the matter of the Guardianship of Samuel S. Stricklin, Lillie M. Stricklin and  
Addie O. Killinger  
children of Amelia Stricklin living, and heirs of Mary Stricklin deceased

No.

This day came Lycargus Stricklin and made application to be appointed Guardian of  
Samuel S. Stricklin, Lillie M. Stricklin and Addie O. Killinger

Recorded

and the Court being satisfied that said Samuel S. Stricklin is of the age of 1 years October 12<sup>th</sup>  
A. D. 1878 ; said Lillie M. Stricklin is of the age of 7 years March 30<sup>th</sup> A. D. 1875 ;

Docket

said Addie O. Killinger is of the age of 14 years Nov 4<sup>th</sup> A. D. 1878 ;  
said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;

Volume

said \_\_\_\_\_ is of the age of \_\_\_\_\_ years A. D. 18 ;  
and that said minors are residents of this County; and the said Addie O. Killinger

Page

having made choice of the said Lycargus F. Stricklin as her Guardian (she being over the age of twelve  
and fourteen years respectively), which choice is approved by the Court, and the said Lycargus F. Stricklin  
having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and  
also the probable annual rents of said minors' estate; it is therefore ordered that said Lycargus F. Stricklin  
be and is hereby appointed Guardian of the person and estate of the said Samuel S. Stricklin, Lillie M.  
Stricklin and Addie O. Killinger

whereupon the said Lycargus F. Stricklin appeared in open Court, accepted said trust and took the  
oath prescribed by law, as such Guardian, and also entered into bond in the sum of Five hundred  
Dollars, conditioned as the law directs, with William S. Judgess and Thomas B  
Benton  
as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

Journal of Appointments.

John Volrath Guardian. November 18<sup>th</sup> A. D. 1878. In the matter of the Guardianship of John Volrath

No. child of John A. Volrath (living) and Anna Volrath, deceased. This day came John A. Volrath and made application to be appointed Guardian of John Volrath

Recorded and the Court being satisfied that said John Volrath is of the age of 17 years September 27<sup>th</sup> A. D. 1878; said is of the age of years A. D. 18 ;

Docket said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor is a resident of this County; and the said John Volrath

Page having made choice of the said John Volrath as his Guardian ( he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said John Volrath having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said John Volrath be and is hereby appointed Guardian of the person and estate of the said John Volrath

whereupon the said John A. Volrath appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Five hundred Dollars, conditioned as the law directs, with Jacob J. Klausen and John G. Guermen as his sureties, which bond is approved by the Court. John Bleats, JUDGE OF PROBATE.

Newman's Dillon Guardian. November 28<sup>th</sup> A. D. 1878. In the matter of the Guardianship of Charlie Bayley, minor

No. child of George W. Bayley deceased. This day came Newman's Dillon and made application to be appointed Guardian of Charlie Bayley

Recorded and the Court being satisfied that said Charlie Bayley is of the age of 11 years September 27<sup>th</sup> A. D. 1878; said is of the age of years A. D. 18 ;

Docket said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Volume said is of the age of years A. D. 18 ; and that said minor is a resident of this County; and the said Charlie Bayley

Page having made choice of the said Newman's Dillon as his Guardian ( he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Newman's Dillon having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Newman's Dillon be and is hereby appointed Guardian of the person and estate of the said Charlie Bayley

whereupon the said Newman's Dillon appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Six hundred Dollars, conditioned as the law directs, with Catharine M. Bayley and David B. Lockwood as his sureties, which bond is approved by the Court. John Bleats, JUDGE OF PROBATE.

County---Guardian.

A. D. 1878

Charles Carter

Guardian.

December 16<sup>th</sup>

A. D. 1878

In the matter of the Guardianship of John Carter, minor

No. child of Israel Carter, deceased. This day came Charles Carter and made application to be appointed Guardian of John Carter

Recorded and the Court being satisfied that said John Carter is of the age of 15 years June 7<sup>th</sup> A. D. 1866; said John Carter is of the age of years A. D. 18; said John Carter is of the age of years A. D. 18; said John Carter is of the age of years A. D. 18; said John Carter is of the age of years A. D. 18; said John Carter is of the age of years A. D. 18

Page having made choice of the said Charles Carter as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said John Carter having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Charles Carter be and is hereby appointed Guardian of the person and estate of the said John Carter

whereupon the said Charles Carter appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Eight hundred Dollars, conditioned as the law directs, with Charles Carter and Jacob Dean as his sureties, which bond is approved by the Court. John Bloats, JUDGE OF PROBATE.

be appointed Guardian of

years September 27<sup>th</sup> A. D. 18; A. D. 18; A. D. 18; A. D. 18; A. D. 18

ing over the age of twelve probable value thereof, and

ed said trust and took the and John G

JUDGE OF PROBATE.

28<sup>th</sup> A. D. 1878

William Slurry

Guardian.

October 18<sup>th</sup>

A. D. 1878

In the matter of the Guardianship of Charles Slurry, Mary Slurry and Addison Slurry

No. children of William Slurry, living, and Catharine Slurry deceased. This day came William Slurry and made application to be appointed Guardian of Charles Slurry, Mary Slurry, and Addison Slurry

Recorded and the Court being satisfied that said Charles Slurry is of the age of 16 years July 19<sup>th</sup> A. D. 1878; said Mary Slurry is of the age of 14 years May 1<sup>st</sup> A. D. 1878; said Addison Slurry is of the age of 12 years June 20<sup>th</sup> A. D. 1878; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18

Page having made choice of the said William Slurry as the Guardian (they being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said William Slurry having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said William Slurry be and is hereby appointed Guardian of the person and estate of the said Charles Slurry, Mary Slurry and Addison Slurry

whereupon the said William Slurry appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two thousand Dollars, conditioned as the law directs, with Andrew Bell and Samuel Robinson as his sureties, which bond is approved by the Court. John Bloats, JUDGE OF PROBATE.

be appointed Guardian of

years September 27<sup>th</sup> A. D. 18; A. D. 18; A. D. 18; A. D. 18; A. D. 18

ing over the age of twelve probable value thereof, and Dillon

ed said trust and took the and David B

JUDGE OF PROBATE.

Journal of Appointments.

J. B. Whelpley Guardian. December 31<sup>st</sup> A. D. 1878. In the matter of the Guardianship of Stephen Kinget an imbecile person, of Union County Ohio

No. child of deceased. This day came J. B. Whelpley and made application to be appointed Guardian of Stephen Kinget, for the reason that the said Stephen Kinget is an imbecile person and the Court being satisfied that said Stephen Kinget is an imbecile is of the age of 72 years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; and that said minor imbecile, isa resident of this County; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said J. B. Whelpley imbecile having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said imbeciles estate; it is therefore ordered that said J. B. Whelpley be and is hereby appointed Guardian of the person and estate of the said Stephen Kinget

whereupon the said J. B. Whelpley appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Thirty two hundred Dollars, conditioned as the law directs, with J. M. Robinson and W. M. Kinget as his sureties, which bond is approved by the Court. John Bleats, JUDGE OF PROBATE.

Guardian. A. D. 18 In the matter of the Guardianship of

No. child of deceased. This day came and made application to be appointed Guardian of and the Court being satisfied that said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; and that said minor resident of this County; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with and as his sureties, which bond is approved by the Court. JUDGE OF PROBATE.

County---Guardian.

Benjamin F. Martin Guardian January 10<sup>th</sup> A. D. 1879  
In the matter of the Guardianship of Galen H. Carter, minor

No. child of Israel Carter deceased.  
This day came Benjamin F. Martin and made application to be appointed Guardian of Galen H. Carter

Recorded and the Court being satisfied that said Galen H. Carter is of the age of 4 years January 30<sup>th</sup> A. D. 1878; said is of the age of years A. D. 18 ;  
Docket said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
Volume said is of the age of years A. D. 18 ;

and that said minor is a resident of this County; and the said  
Page having made choice of the said as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Benjamin F. Martin be and is hereby appointed Guardian of the person and estate of the said Galen H. Carter

whereupon the said Benjamin F. Martin appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Four hundred Dollars, conditioned as the law directs, with Zelotes C. Pooler and A. J. Carpenter as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.

Malinda Smith Guardian January 18<sup>th</sup> A. D. 1879  
In the matter of the Guardianship of Edgar A. P. Garwood

No. child of Sampson Garwood deceased.  
This day came Malinda Smith and made application to be appointed Guardian of Edgar A. P. Garwood

Recorded and the Court being satisfied that said Edgar A. P. Garwood is of the age of 16 years September 21<sup>st</sup> A. D. 1878; said is of the age of years A. D. 18 ;  
Docket said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
said is of the age of years A. D. 18 ;  
Volume said is of the age of years A. D. 18 ;

and that said minor is a resident of this County; and the said Edgar A. P. Garwood  
Page having made choice of the said Malinda Smith as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Malinda Smith having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Malinda Smith be and is hereby appointed Guardian of the person and estate of the said Edgar A. P. Garwood

whereupon the said Malinda Smith appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Two hundred Dollars, conditioned as the law directs, with Milo Kimball and Matthias Smith as his sureties, which bond is approved by the Court.

John Bleats, JUDGE OF PROBATE.



Journal of Appointments.

George M. Vay Guardian January 20th A. D. 1879. In the matter of the Guardianship of George Curl minor

No. child of John Curl living deceased. This day came George M. Vay and made application to be appointed Guardian of George Curl on the ground that the father of said minor, is an unsuitable person to have the custody and control of said minor. and the Court being satisfied that said John Curl is an unsuitable person to have the control of said George Curl, and that said George Curl is of the age of 8 years August 17th A. D. 1878; and that his mother is dead is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said

Page having made choice of the said George M. Vay as his Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said George M. Vay having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said George M. Vay be and is hereby appointed Guardian of the person and estate of the said George Curl

whereupon the said George Curl appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One hundred Dollars, conditioned as the law directs, with John Mitchell and William A. Hubbard as his sureties, which bond is approved by the Court. John Bleats, JUDGE OF PROBATE.

Louie Longbrake Guardian January 23rd A. D. 1879. In the matter of the Guardianship of Alice May Smart, minor

No. child of Joseph Smart deceased. This day came Louie Longbrake and made application to be appointed Guardian of Alice May Smart and the Court being satisfied that said Alice May Smart is of the age of 15 years November 17th A. D. 1878; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said Alice May Smart

Page having made choice of the said Louie Longbrake as her Guardian (she being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Louie Longbrake having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Louie Longbrake be and is hereby appointed Guardian of the person and estate of the said Alice May Smart

whereupon the said Louie Longbrake appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Three thousand Dollars, conditioned as the law directs, with James M. Robinson and William M. Robb as his sureties, which bond is approved by the Court. John Bleats, JUDGE OF PROBATE.

County---Guardian.

A. D. 1879

John L Bland

Guardian.

February 5<sup>th</sup> 1879

A. D. 1879

In the matter of the Guardianship of Anna L Bland

No. child of John L Bland (living) & Nannie Bland, deceased. This day came John L Bland and made application to be appointed Guardian of

Recorded and the Court being satisfied that said Anna L Bland is of the age of 41 years September 12<sup>th</sup> A. D. 1878; said is of the age of years A. D. 18 ;

Docket said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; Volume said is of the age of years A. D. 18 ;

and that said minor is a resident of this County; and the said

Page having made choice of the said as Guardian (being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said John L Bland having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said John L Bland be and is hereby appointed Guardian of the person and estate of the said Anna L Bland

whereupon the said John L Bland appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Three hundred Dollars, conditioned as the law directs, with John Bland and Adolmou Snodgrass as his sureties, which bond is approved by the Court.

John Bloats, JUDGE OF PROBATE.

A. D. 1879

Guardian.

A. D. 18

In the matter of the Guardianship of

No. child of deceased. This day came and made application to be appointed Guardian of

Recorded and the Court being satisfied that said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;

Docket said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; Volume said is of the age of years A. D. 18 ;

and that said minor resident of this County; and the said

Page having made choice of the said as h Guardian ( h being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said

whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Dollars, conditioned as the law directs, with and as his sureties, which bond is approved by the Court.

JUDGE OF PROBATE.



