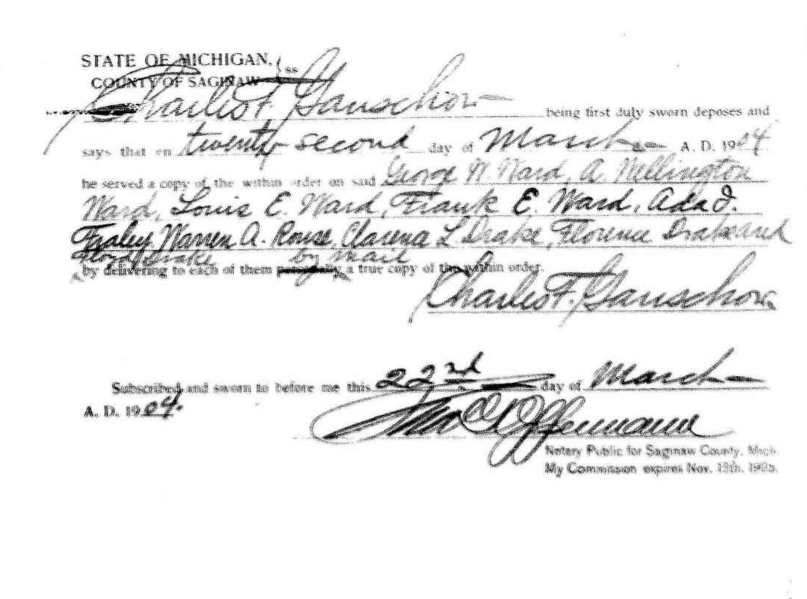
State of Dichigan,

Che Probate Court for the County of Saginatu.

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WENT SAGINAN

State of Wichigan,

The Probate Court for the County of Saginaw.

	obite Office, in the City of Saginaw, in said County, on the
	Ch. A. D. 1909.
Present: Hon, Jule T. C	Late _ Judge of Probate.
In the Matter of the Estate of I	men J. Mara
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(A Tree Corn	Piles F. Cane.
MAZUL.	Judge of Probate,
Sandardistriction of the Company of	отектурат.

State of Wichigan,

The Probate Court for the County of Saginaw.

To the Probate Court for Said County:	
In the Matter of the Estate of Mar	nen D. Ward
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	such approximent will be delayed in account of the
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STATE OF MICHIGAN.

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To HON. RILEY L. CRANE, Indige of Probate for said County.

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Your petitioner therefore prays that a day may be fixed for hearing this petition, and that due notice thereof be given to all persons interested, by an order of the Court, duly published one in each week for three successive weeks, in such newspaper as the Court shall direct, and that administration of said estate may be granted to suitable person, and that other and further order and proceedings may be had in the premises as Ford & Ward STATE OF MICHIGAN.) CORRET OF SAGINAW.) The shop named petitioner - being duly sworn, say 5 that S the contents thereof, and that the same is true

STATE OF MICHIGAN, (se

Probate Court for Said County.

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B. 3 Lane Services	_ administ	PHINT			A CONTRACTOR OF THE PARTY OF TH	5-12-A-1 KHWWWW-13-3-1-1
by the Probate Con	rt of said County. o	of the estate	of Wat	ron S. Te	rd	
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Now the Co	andition of this	Present Ob	ligation i	is such, That	if the above b	ounden
shall well and traly						**************************************
And Mark	beshali ma	be and return	n to the Pr	oleane Court af	oresaid, within	one
month , a true an	A market inventors	of all the or	wale alout	tela richia c	redits and estate	of the said
deceased, which sh	of hearica's measurement.	his	Avenue -	sion or knowles	ing, or to the pos	session of any
other person for	en come in	PRESIDENTIAL STATE OF THE STATE	entrated and material	SHERING NIN (39-11-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	Mary and an arrangement	
outset, between mu. ****						
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all the goods, chatt	AND DESCRIPTION AND AND AND	MINISTER SECTION	contracted and	managed which	chall at any	imo come la
h18	prossession, or to th	e possession	of any oth	er person for		West har then the
and out of the same	pay and decharge	e all debts		erias i	and char;	res chargeable
on the same, or suc	h dividends thereon	as shall be	ordered an	decreed by the	e Probate Court a	foresaid.
3d. That	he shall rend	er a true and	i jast accor	ant ofBAR		
administration to	the Probate Court	almosaid, w	ithin one y	ear at the	E.M.S. MINES	Element
**************************************					n required by suc	
4th That	he shall per	form all orde	rs and dec	rees of the Pr	obate Court afor	resaid, by the
administrat	99	afore	said to be	performed in	the premises : T	hen the before
written obligation	to be roed and of m	me effect, or	else to abi	de and remain	in full force and v	irtue.
Signed, Sealed a	and Delicered in Pri	esence of	This	lis lu	liller X	[L. S.
0001	1.00	. (1.1	1	Y	
T. U. A.	ecenter.	94	Algar	2. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	Ting	(L. S.)
	U)	7.0	Coterr	ot	[L. S.
NAME AND ADDRESS OF THE PARTY OF THE PARTY.		~~************************************	AND THE STREET	A District of the self-time and a	7,11 4 ,111,111	
Saginare Con	unty, ss.	./.	At a sessi	on of the Probi	Canal	or said County
holden at Saghav		Mua	4 th	ear	can	
day of	M	A.	B. 190 .Y		-3	12.7
	ned and do approve				same to be filed a	nd recorded in
the Probate Office		1	7:4	n		
the Exposite Chice	the many workings,	12	//	.41	U	
		111	114	10	and Inde	of Probate.

ē	STATE OF MICHIGANA COUNTY OF SAGANA The saseties in the is penalty in said band.	Shias			Carl	amount of the
	Subscribed and	suven to befor	A.	tieth days Oliced immercias «	Alder Holand	Phic.
96.						
	ROBATE COURT FOR THE -	rw O Ward	BOND.	4 4 a. D. 100 k	The same	

State of Wichigan,

The Probate Court for the County of Saginatu.

In the Spatter of the Estate of Plane -
- Deceased
Willis Miller
of Willage of Chesaning Greeting:
Vou having been duly appointed special administration
of said estate, and having given a band in the premises which has been duly approved and filed as
required as law, I do by these presents commit unto you full power and authority to collect, take charge of
preserve, manage and dispose of all the goods, chattels, debts and property of said estate, according to law,
and as said court shall direct; hereby requiring you to make and return to said court, within
days, a true and perfect inventory of all the goods, chattels, rights, credits and effects of said estate, which
shall come to your possession or knowledge, and within one month from the termination of this trust, and of
any other time when required by said court, to truly account for all the goods, chattels, debts and effects of
said estate, which shall be received by you, and upon the termination of this trust to forthwith deliver all
the goods, chattels, money and effects of said estate in your hands to the general Children
interest of the duly appointed in said matter, or to such other person as shall be
legally authorized to receive the same, and to perform all orders and decrees of said court by you to be
performed in the premises.

In Costimony Cohercot, I have hereunto set my hand and affixed the

seal of said Quert, as the City of Saginaw, in said county, this

10

Judge of Probate

IN ACCOUNT WITH THE ESTATE OF

Warren S. Wayd, deceased.

a no contract of the speciments	Dr. (Received		Cr.	
On hand as per previous account filed February 7, 1906	5598	65	3	E.
Publication			3	50
On hand			559 8	15
	5598	65	559 8	65
Fees of administrator			250	00
To be distributed to helps		1. 3	5345	15

Your petitioner would respectfully represent unto the Court that as administrator of said estate he has sold all the real estate belonging to said estate as appears from the records in said estate and licenses issued by said Probate Court and same accounted for herein. That all the debts against said estate have been fully paid, and that all said estate consists of at present is the amount above mentioned of \$5595.15 which is now ready to be distributed to the heirs atblaw of said deceased.

Your petitioner prays that administration on said estate be finally closed upon the filing the receipts of the heirs at law of said estate of their distributive shares and that your petitioner, as administrator, be released and discharged from further liability in the premises.

Millio Hilly

Subscribed and sworn to before me this twelfth day

of March, 1906.

Notary Public for Singlew County, Mich. My Commission expires Sept. 6th, 1909

STATE OF MIGHIGAN, !
COUNTY OF SAGINAW. At a session of the Probate Court for the County of Saginaw.
holden at the Probate office in the City of Saginaw, on the
in the year of our Lord one thousand nine hundred and
PRESENT, Home Cally & Care Judge of Probate
In the Matter of the Estate of Name & Mand, deceased
This day having being assigned by the Court of the foregoing for hearing the foregoing
account of Julia Mulu - as adversarias and
it appearing satisfactorily to the Court, by due proof on file, that due notice of the hearing of said account has
been given to all persons interested, as directed by the Court, and it further satisfactorily appearing, after a
full axamination and hearing upon said account, that the same is just and correct, and ought to be allowed
(except the description of the continued).
It is Ordered and Decreed by the Court, that the same be allowed as the Annual account of said
administration to the second section of the secti
It is further ordered that administration on
said retate be and the some to herely smally doned.
It is futher ordered that the administration and
his bouldmen be and they are builty released and dis-
Charged from further likely in the parises
0270 00424500 5540 0275 4404 2504 2504 2504 2504 250 250 250 250 250 250 250 250 250 250
Willy Mari
Judge of Probate

THE ATTENTION OF

EXECUTORS, ADMINISTRATORS AND GUARDIANS

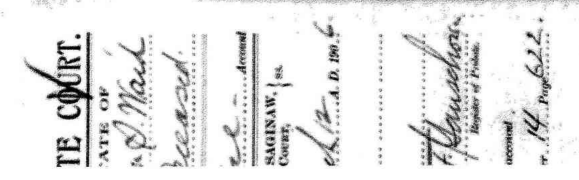
Is Called to Act No. 64, of the Session Laws of 1897.

AN ACT to regulate and define the duties of Judges of Probate in certain cases,

Security is dead to the duty of the Judge of Prebate of any County in this state to notify and require all persons appeared Executed as Administrator of any estate of their day taken child, or of any person under guardianship, within his County to appear at his office within one year from the sale of their appelational as such administrator, executed or grandian, and of beast once each year thereafter, during the continuous of the administration or guardianship, and at such office there are to may direct and reader note him an argument of all moneys, and other property in his hands as such executed, administrator of guardian, and the precents and expenditures thereof.

Appeared April 10th, 1807.

Executors, administrators and guardians cannot be too careful in keeping their accounts, and they are required to render an account EACH YEAR to this office, of their doings as such. Blanks will be formished and it is very desirable that they should be used for convenience in filling and for uniformity. Charge yourself with what you receive, and take credit for what you part with.



State of Wichigan,

The Probate Court for the County of Saginate.

At a session of said Court 1	held at the Probate Office, in the City of Sagmaw, in said County, on the
fifth	april A. D. 1904. y L Gare Judge of Probate.
2.0	120
Present: Hon. Vull	4 Z. Classe - Judge of Probate.
To the Content of the Con	att at Marrier & Mard
va che abarrer ar che Cot	and an analysis of the second
	weered.
and the same	Mie day having been appointed for hearing
no notition of Fred &	having been appointed for hearing
he position of Tuck A	7. There praying that
-some Wha r suitable person be	appointed special Administrator of said estate,
	on said petition having been given as directed by said Court, the said
etitimer appeared OHL 1	us one opposing
CONTRACTOR OF THE PROPERTY OF	
It approxing to the Court, th	hat it is necessary and expedient that a special Advisor Advisor (Calle)
f said estate he appointed; and th	Willie Miller
seem seems in althoughout one on	11 1 1
and the figure and the second and the second	the Wall
Chesano	in unid country to a comparison of all the
1000 STATE OF THE	in said county is a competent and suitable person for that trust.
It is experse, that the sa	wille falle
	administration
e and is hereby appointed appoint	And the state of the second property of the s
said estate, and that	give bond in the penal sum of
Pro Thomas	
	dollars.
	(6)11 000
	1 4 6 4 4 6
	JANU Clar
,e)	Indge of Probate,

county of Saginaw.—88.

To the Probate Court of said County:

posting the same in four public places in said County, to-wit: One at the easterly front door of the Court House in the City of	D. 1904 at Ord O'clock P. M. of each day, as the mining and allowing such claims; that such notice was given be of Saginaw, and three in the Local who posted said notices of Character of Mich who posted said notices.	te ny
posting the same in four public places in said County, to-wit: One at the easterly front door of the Court House in the City of	of Character of Mich who posted said notices	ny s,
posting the same to four public pieces in said County, to-wit : One at the easterly front door of the Court House in the City of	of Saginaw, and three in the to with his of Chicagon of Which who posted said notices a newspaper printe	s,
posting the same in four public places in said County, to-wit: One at the easterly front door of the Court House in the City of	of Ches units of Which who posted said notices	1000
$C \cap C$	ing Crypus a newspaper priate	1000
of Greenery more particularly described in the affidavit of a. D. C. gnrw which is horeunto annexed and made a part of this report, and also by publishing a copy thereof in the line a		d
		F
And we be further Report. That we have, in pursuance of said notice, met, received, examined, adjusted and	determined the personal claims and demands of all the severy	o t
persons as hereinafter named (in distinct classes), and in the manner hereinafter set forth opposite their names respectively, in estate in off-set thereto, that is to say: The first column contains the names of the several claimants or creditors of said estate.	te, and the character of each claim. The greened column show	où:
the amount of such claim. The third column shows the amount, if any, of the claim which was disallowed. The fourth column shows the amount of such off-set, if any, which was disallowed. The sixth column shows the amount of such off-set, if any, which was disallowed.	nn shows the amount, if any, or the balance allowed in favor	of.
such creditor. The seventh column shows the amount, if any, of the final balance allowed in favor of said estate; and the eigenhood objected to the allowance of such final balance. And to further report, That the amount of such final balance includes in	iterest on the same due on the claims presented, or filed in off-se	er.
as aftersaid, down to the date of this our report, and that the amount of our fees for services in the premises is stated opposite		
Name Claimants or Creditors and Character of Claims. Amount Amount Amount Amount Amount Character of Claims. Claimed. Amount Amount Amount of Character of Claims. Claimed. Disallowed. Creditors.	Amount of number of Parties who objected to silowance of final telescope final	*lx
7 Wilken Son	 1 vs. * (v.) resident district un amount at monopolita al antiqui congressiva intercongressiva accessivations. 	CURL
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a. D. agnews Charges as appaising Commissioner is	9/5-00V	•

State of Michigan.	Probate Court for said County.
COUNTY OF SAGINAW.	6
11/0	mew & Ward Deceased.
By HON. (Pilly Librar	JUDGE OF PROBATE OF SAID COUNTY.
	Ognaw auc
	61
Phoules E	Stuart of said County, GENETING:
	NERS, with full power and authority to regelye, examine and
adjust all claims and demands of all persons against	the estate of Warre S. Warre
	late of said County, deceased, and (being first duly sworn to
30 at 5145 21 at 1 a	ays from the date hereof you are to appoint convenient times
	rpose of examining and allowing such claims, and give notice
	ors to present their claims, by posting up the same in four
	sterly front door of the Court House in the City of Saginaw.
7 11 1	or Elisauin of in said County,
	WELL weeks successively
in the Calballing Cryqu	a newspaper printed in the County of Saginaw.
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AND THE PROPERTY OF THE PROPER	The confidence of the state of
	and the state of t
Marie 1990	
And selected one and selected to ideal transport	to wante and almost also also also to pro-
	s to parties and witnesses when the same shall be required
or proper, for the investigation and trial of question	s before you. And months
from the date hereof are allowed by said Court to the	he creditors of said estate to present their claims to you for
	ch time, or as soon thereafter as you shall be able to complete
	ke a report of your doings to said Probate Court, embracing
	and stating how much thereof were allowed and how much
	include interest to the date of your report), whether in favor inct classes the claims allowed by you, in pursuance of this
	e of the last sickness of said deceased. 2d. Debts having a
	Debts due to other creditors. You will particularly state the
	od exhibit a plain and true account of your care and labor in
	entitled to meet recompense therefor, out of the said estate.
	sion with your doings thereon, in all things required by law.
- Pilou	Jamust
Witness, The said VULLY V	Judge of Probate, as aforesaid,
under his hand and the seal of said Court, at the Ci	ty of Saginaw, this VI Welly Je Yill day of
Chril in the year of o	ur Lord one thousand vine hundred and Hour
	(N.1 10)
gar astronom or collection.	L'AMENT. Classe
	Judge of Probate for said County
State of Michigan.	
COUNTY OF SAGINAW.	
On the	elle day of affine
0 7	1000
A. D. 190 4, then personally appeared 6	Must & G O agues
and the second of the second control of the second of the	the above named Commissioners, and made eath
that they would faithfully and impartially discharge	the trust reposed in them by the foregoing commission, as
required by law.	7
	Nico: 111 00
Before me!	2 - Curatu
	Molan Bublece 1
	FORT POP'S IN THE STREET, THE
6967	My Don't sales to the Sold Billion.
	11. VOI.



THE NOENTURE, Made the 26
day of august in the year of our Lord one thousand nine hundred and five
Karman Warsen a Bourse a single man of toperaning in
Saginaw County michigan one of the heirs at Law
Saginaw County. Michigan one of the heirs at Law of Warren S. Ward late of Cheraning aporesaid deceased of the first part, and
de cease d of the first part, and
de cease d of the first part, and bharles M. Shirreff husband and wife to hold as joint tenants. The survivor to have all and of same place aforesaid of the second part
and wife to hold as joint tenants. The survivor to
have all and of same place aforesaid of the second part
Willnessetb, That the said party of the first part, for and in consideration of the sum of
The seth, That the said party of the first part, for and in consideration of the sum of Two hundred and Fifty dollars
to Line in hand paid by the said parties of the second part, the receipt whereof is hereby
confessed and acknowledged, doby these presents, grant, bargain, sell, remise, release
and forever Quit Claim unto the said parties of the second part, and to their heirs and
•
assigns, Forever, All certain piece or parcel of land, cituated in the
assigns, Forever, Allet
County, and State of Michigan, known and described as follows:
County, and State of Michigan, known and described as follows:
County, and State of Michigan, known and described as follows:
County, and State of Michigan, known and described as follows:
County, and State of Michigan, known and described as follows:
my right title and intrest in and to these Certains frieds or parcels of land situate. in the Townships of Cheraning in the Country of Saginaw and State of Michigan, known and described as follows.
my right title and intrest in and to these Certains frieds or parcels of land situate. in the Townships of Cheraning in the Country of Saginaw and State of Michigan, known and described as follows.
my right title and intrest in and to these Certains frieds or parcels of land situate. in the Townships of Cheraning in the Country of Saginaw and State of Michigan, known and described as follows.
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my right title and intrest in and to these Certains frieds or parcels of land situate in the Townships of Cheraning in the County of Saginaw and State of Michigan, known and described as follows.
my right title and intrest in and to these certains pieces or parcels of land situate in the Townships of Cheraning in the Country of Saginaw and State of Michigan, known and described as follows.

11 said Warren Q. Prouve aforesaid, have in the estate of said Warren S. Ward. aforesaid deceased "

*	ne hereditaments and appurtenances thereunto belonging or in
	o bold the said fremuses
to t	ne said part (6) of the second part and to Frais
heirs and assigns, to the sole and only pr	oper use, benefit and behoof of the said partan of the second
part, their heirs and assigns, re-	orever."
In Witness Whereof, The st	bove written.
	A state of the sta
Signed, Sealed and Delivered in Presence	of L.S.
Signed, Sellet and Delivered in presence	AMERICAN ST.
William P. Dredge	Warren a Rouse L. S.
2000	
om Wilson	L. S. 1
12.6	L. S.
	1
TO ATEXANICHIONS	· ·
County of	38.
Saginam	
On this 96	day of August
3	and five before me, the subscriber,
· motor Public -	in and for said County, personally appeared
1	Rouse aporesaid -
	cribed in and who executed the within instrument, and
acknowledged the same to be 7000	Tree act and deed.
	William & Dredge hotary
4 - 4 - 4	Public My Commission expires Dec. 17th. 1906.
	Public My Commission expires Dec. 17th. 1906.
The contract of the contract o	

1 7	M., and M., and Of deeds, or of Deeds.
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Trusting in your care and fidelity, I do, by these presents, pursuant to the power and authority to me granted, constitute and appoint you to be guardian unto said Minor s the age of fourteen years children of Ada E Drace late of Mason squarty, Melle, deceased and stituted to mother's portion in estate of Verren S. Ward, (maternal grandfather), Deceased. with full power and authority to ask, sue for, recover, receive and take into your custody, all an singular the real estate, goods and chattels, rights and credits which accrue to them in right of inhard ansac or which by any other way or means whatsoever, doth of right appertain or belong to them and you are to make a true and perfect inventory thereof, and return the same unto the Probat Court for the said County of Eaton, on or before the 25th and for the best interest of the said Ward 3 and improve the same according to law, and for the best interest of the said Ward 3 and improve the property of the said ward 3. in your hands, of the proceeds of all the Real Estat that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for this time being, or with the said Ward 8 or the stite your accounts with the Judge of Probate for this time being, or with the said Ward 8 or the stite your accounts with the Judge of Probate for this time being, or with the said Ward 8 or the stite your accounts with the Judge of Probate for this time being, or with the said Ward 8 or the stite your accounts with the Judge of Probate for this time being, or with the said Ward 8 or the stite your accounts with the Judge of Probate for the time being, or with the said Ward 8 or late of the said ward 8 or the said ward 8 or late of the said ward	State of Michigan, les.	Probate Court of Said County.
Minor 5 To Helmon Drake of said County, Greeness Trusting in your care and fidelity, I do, by these presents, pursuant to the power and authority to me granted, constitute and appoint you to be guardian unto said Minor 5 the age of fourteen years children of Ada E Drake late of Mason scurty, Mich., deceased and entitled to, mother's portion in estate of Varren S. Ward, (maternal grandfather), Deceased. with full power and authority to ask, sue for, recover, receive and take into your custody, all an singular the real estate, goods and chattels, rights and credits which accrue to them in right of isharitance where way or means whatsoever, doth of right appertain or belong to them and you are to make a true and perfect inventory thereof, and return the same unto the Probat Court for the said County of Eaton, on or before the 25th and improve the same according to law, and for the best interest of the said Ward 5 in and without the Judge of Probate for said County, a tru account of the property of the said ward 5 in your hands, of the proceeds of all the Real Estat that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for thime being, or with the said Ward 5 in your hands, of the proceeds of all the Real Estat that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for thime being, or with the said Ward 5 in your hands, of the proceeds of all the Real Estat that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for thime being, or with the said Ward 5 in your hands, and due from you on such set thement, to the person or persons who shall be lawfully entitled thereto, or otherwise, as the said Judge by his decree or se	County of Laton,	
Minor 5 To Melinon Drake of said County, Greeting Trusting in your care and fidelity, I do, by these presents, pursuant to the power and authority to me granted, constitute and appoint you to be guardian unto said Minor 5 the age of fourteen years children of Mas Drake late of Mason county, Melin, deceased and entitled to mether's portion in estate of Varren 8. Ward, (maternal grandfather), Deceased. with full power and authority to ask, sue for, recover, receive and take into your custody, all an singular the real estate, goods and chattels, rights and credits which accrue to them in right of inhoritance or which by any other way or means whatsoever, doth of right appertain or belong to them and you are to make a true and perfect inventory thereof, and return the same unto the Probate Court for the said County of Eaton, on or before the 20th as well as well of the said ward 2; and within one year of the date hereof, and at least annually thereafter, and at such other times as the Judge of Probate for said County, a true account of the property of the said ward 5 in your hands, of the proceeds of all the Real Estat that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the time being, or with the said Ward 8 or the said Ward 8 or the proceeds of all the Real Estat that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the time being, or with the said Ward 8 or the said ward such other acts a the law in that behalf shall require. In Testimony Telector, I have hereunto set my ham and seal of the control of Probate. Duted at Charlotte, the 9th day or in the year of our Lord on thousand nine hundred and four and direct, and in the year of our Lord on thousand nine hundred and four to proper year of the control of the said Court of P		In the Matter of the Estate of
Trusting in your care and fidelity, I do, by these presents, pursuant to the power and authority to me granted, constitute and appoint you to be guardian unto said Minor.s. the age of fourteen years children of Ada E. Drake late of Masse Guerty, Mach., deceased an authority to me the age of fourteen years children with full power and authority to ask, sue for, recover, receive and take into your custody, all an singular the real estate, goods and chattels, rights and credits which accrue to them in right of shout there or which by any other way or means whatsoever, doth of right appertain or belong to them and you are to make a true and perfect inventory thereof, and return the same unto the Probat Court for the said County of Eaton, on or before the 25th. — next ensuing; and you are to dispose of, manage, emplo, and improve the same according to law, and for the best interest of the said Ward 3; and within one year of the date hereof, and at least annually thereafter, and at such other times as the Judge of Probate for a said county are to render on eath must be Judge of Probate for said County or trust you are to settle your accounts with the Judge of Probate for the may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the material of the said ward. So the said ward so the said counts with the Judge of Probate for the material of the said counts of the property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the material of the said counts of Probate. In Testimony Wibercof, I have hereunto set my han and seal of the said Court of Probate. Dated at Charlotte, the 9th. day of the said Court of Probate.		Florence Ada Drake and Floyd N. Drake,
Trusting in your care and fidelity, I do, by these presents, pursuant to the power and authority to me granted, constitute and appoint you to be guardian unto said Minor s		
Trusting in your care and fidelity, I do, by these presents, pursuant to the power and authority to me granted, constitute and appoint you to be guardian unto said Minor s		·
Trusting in your care and fidelity, I do, by these presents, pursuant to the power and authority to me granted, constitute and appoint you to be guardian unto said Minor s		
Trusting in your care and fidelity, I do, by these presents, pursuant to the power and authority to me granted, constitute and appoint you to be guardian unto said Minor s chove the age of fourteen years children of Mag R. Prake late of Magen county, Meh.; deceased and entitled to make portion in estate of Warren S. Word, (maternal grandfather), Deceased. with full power and authority to ask, sue for, recover, receive and take into your custody, all an singular the real estate, goods and chattels, rights and credits which accrue to them in right of inharitance or which by any other way or means whatsoever, doth of right appertain or belong to them and you are to make a true and perfect inventory thereof, and return the same unto the Probat Court for the said County of Eaton, on or before the 2th. — ext ensuing; and you are to dispose of, manage, emplo and improve the same according to law, and for the best interest of the said Ward. — ext ensuing; and you are to dispose of, manage, emplo and improve the same according to law, and for the best interest of the said Ward. — in the property of the said ward. In your bands, of the proceeds of all the Real Estat that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the time being, or with the said Ward. In your bands, of the proceeds of all the Real Estat that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the time being, or with the said Ward. In your bands, of the proceeds of all the Real Estat that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the time being, or with the said Ward. In your bands, of the proceeds of all the Real Estat that may be	2	Minor 5
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one year of the date hereof, and at least annually thereafter, and at such other times as the Judge of Probate shall direct, you are to render on oath unto the Judge of Probate for said County, a tru account of the property of the said ward. In your bands, of the proceeds of all the Real Estate that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the time being, or with the said Ward. It or the said to pay over and deliver all the Estate and effects remaining in your hands, and due from you on such set the said Judge by his decree or sentence pursuant to law, shall order and direct, and do such other acts at the law in that behalf shall require. In Testimony Tabercof, I have hereunto set my hand and seal of the said Court of Probate. Dated at Charlotte, the Sthe day of thousand nine hundred and four.	-Ver;	next ensuing; and you are to dispose of, manage, employ
Probate shall direct, you are to render on oath unto the Judge of Probate for said County, a tru account of the property of the said ward. In your bands, of the proceeds of all the Real Estate that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the time being, or with the said Ward. In or legal representatives, and to pay over and deliver all the Estate and effects remaining in your hands, and due from you on such set the time to the person or persons who shall be lawfully entitled thereto, or otherwise, as the said Judge by his decree or sentence pursuant to law, shall order and direct, and do such other acts at the law in that behalf shall require. In Testimony Tabercof, I have hereunto set my hand and seal of the said Court of Probate. Dated at Charlotte, the 9th day of thousand nine hundred and four.	and improve the same according to lav	, and for the best interest of the said Ward ; and within
account of the property of the said ward in your bands, of the proceeds of all the Real Estate that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the time being, or with the said Ward is or their legal representatives, and to pay over and deliver all the Estate and effects remaining in your hands, and due from you on such set the time person or persons who shall be lawfully entitled thereto, or otherwise, as the said Judge by his decree or sentence pursuant to law, shall order and direct, and do such other acts at the law in that behalf shall require. In Testimony Tubercof, I have hereunto set my hand and seal of the said Court of Probate. Dated at Charlotte, the 9th day of thousand nine hundred and four.	one year of the date hereof, and at leas	t annually thereafter, and at such other times as the Judge of
that may be sold or mortgaged by you, and of the management and disposition of such property and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the time being, or with the said Ward B or their legal representatives, and to pay over and deliver all the Estate and effects remaining in your hands, and due from you on such set the time to the person or persons who shall be lawfully entitled thereto, or otherwise, as the said Judge by his decree or sentence pursuant to law, shall order and direct, and do such other acts at the law in that behalf shall require. In Testimony Tabercof, I have hereunto set my hand and seal of the said Court of Probate. Dated at Charlotte, the 9th day of thousand nine hundred and four.	Probate shall direct, you are to render	on oath unto the Judge of Probate for said County, a true
and at the expiration of your trust you are to settle your accounts with the Judge of Probate for the time being, or with the said Ward to or the time being, or with the said Ward to or legal representatives, and to pay over and deliver all the Estate and effects remaining in your hands, and due from you on such set the time of the person or persons who shall be lawfully entitled thereto, or otherwise, as the said Judge by his decree or sentence pursuant to law, shall order and direct, and do such other acts at the law in that behalf shall require. In Testimony Tubercof, I have hereunto set my hand and seal of the said Court of Probate. Dated at Charlotte, the 9th day of thousand nine hundred and four.	account of the property of the said was	rd a in your hands, of the proceeds of all the Real Estate
time being, or with the said Ward to or the ir legal representatives, and to pay over and deliver all the Estate and effects remaining in your hands, and due from you on such set the to the person or persons who shall be lawfully entitled thereto, or otherwise, as the said Judge by his decree or sentence pursuant to law, shall order and direct, and do such other acts a the law in that behalf shall require. In Testimony Tabercof, I have hereunto set my hand and seal of the said Court of Probate. Dated at Charlotte, the 9th day of thousand nine hundred and four.	that may be sold or mortgaged by you	a, and of the management and disposition of such property;
over and deliver all the Estate and effects remaining in your hands, and due from you on such set tlement, to the person or persons who shall be lawfully entitled thereto, or otherwise, as the said Judge by his decree or sentence pursuant to law, shall order and direct, and do such other acts at the law in that behalf shall require. In Testimony Tabercof, I have hereunto set my hand and seal of the said Court of Probate. Dated at Charlotte, the 9th day of thousand nine hundred and four.	and at the expiration of your trust you	are to settle your accounts with the Judge of Probate for the
tlement, to the person or persons who shall be lawfully entitled thereto, or otherwise, as the said Judge by his decree or sentence pursuant to law, shall order and direct, and do such other acts at the law in that behalf shall require. In Testimony Tabercof, I have hereunto set my hand and seal of the said Court of Probate. Dated at Charlotte, the 9th day of thousand nine hundred and four.	time being, or with the said Ward &	or legal representatives, and to pay
Judge by his decree or sentence pursuant to law, shall order and direct, and do such other acts at the law in that behalf shall require. In Testimony Tibercof, I have hereunto set my hand and seal of the said Court of Probate. Dated at Charlotte, the 9th day of April in the year of our Lord on thousand nine hundred and four.	over and deliver all the Estate and effe	ects remaining in your hands, and due from you on such set-
the law in that behalf shall require. In Testimony Tabercof, I have hereunto set my hand and seal of the said Court of Probate. Dated at Charlotte, the 9th day of April in the year of our Lord on thousand nine hundred and four.	tlement, to the person or persons who	shall be lawfully entitled thereto, or otherwise, as the said
In Testimony Whereof, I have hereunto set my hand and seal of the said Court of Probate. Dated at Charlotte, the 9th day of April in the year of our Lord on thousand nine hundred and four.	Judge by his decree or sentence pursu	ant to law, shall order and direct, and do such other acts as
and seal of the said Court of Probate. Dated at Charlotte, the 9th day of April in the year of our Lord on thousand nine hundred and four.	the law in that behalf shall require.	
Dated at Charlotte, the 9th day of April in the year of our Lord on thousand nine hundred and four.		In Testimony Tabercof, I have hereunto set my hand
April in the year of our Lord on thousand nine hundred and four.		
thousand nine hundred and four.	· A	Dated at Charlotte, the 9th day of
thousand nine hundred and four.	W	April in the year of our Lord one
thousand nine nundred and	NAME OF THE PARTY	
		thousand nine nundred and 7
Giles B. Allen, Judge of Probate.		

State of Michigan.

The Probate Court for the County of Eaton.

EATON COUNTY, ss.	
I, Ralph S. Stine,	Register of Probate for said County
do hereby certify that I have compar	red the foregoing copy of
tters of Guardianship iss	ued to Melson Drake, the duly appointed
ardian of estate of Flores	nce A. Drake and Floyd N. Drake, Minors,
**************************************	***************************************
with the original Record thereof, and the whole of such original Record.	have found the same to be a correct copy therefrom, and of
	In Testimony Tabereof, I have hereunto set my hand and
	affixed the seal of said Court, at the City of Charlotte, in
	said County, this 9th. day of
ik:	April, A. D. 190 4.
St:	ate of Michigan,
the probate	Court for the County of Eaton.
COUNTY OF EATON, ss.	
I, Giles B. All	do hereby certify that I am the Pre-
siding Judge of said Probate Court, w	hich is a Court of Record, and the foregoing Exemplification
of Record is authenticated in due form	
1	In Testimony Tabercof, I have hereunto set my hand and
	affixed the seal of said Court, at the City of Charlotte, in
	said County, this
	April. A. D. 190.4:
	Judge of Probate.

6967

State of Michigan, ...

The Probate Court for the County of Saginaw.

	10000
In the Matter of the Estate of	Warren Ward
7	Deceased.
To_Z	Villes Miller
Annual Association and the Contract of the Con	of Clesaning
	in said County,
GREETING: Warrew	Ward lately departed this life intestate,
peing at the time of h. death an inhabitar	nt of the County of Daginau, and having
while _he lived and at the time of decease,	Estate within said County of Dagman
to be administered; whereby the power of co	mmitting administration and full disposition of all and singular
the goods, chattels, rights, credits and estate	whereof the said deceased died possessed, in the State of Mich-
gan, and also the hearing, examining and al	llowing the account of such administration, doth appertain unto
me; and you having given a bond in the pro	emises which has been duly approved and filed as required by
law in that behalf:	
Now, Therore, trusting in your care a	nd fidelity, I do, by these presents, commit unto you the said
chattels, rights, credits and estate of said decome to your possession or to the possession and receive all the goods, chattels, rights, crewhile——he lived and at the time of he dechargeable on the same or such dividends the requiring you to make and return to said Cogoods, chattels, rights, credits and real estate edge, or to the possession of any other persecution in the said Court, within one year	rithfully dispose of according to law, all and singular the goods, ceased, within the State of Michigan, which shall at any time of any other person for you, and to ask, gather, levy, recover edits and estate whatsoever, of said deceased, which to heath did belong; and to pay and discharge all debts, and charges hereon, as shall be ordered and decreed by said Court: Hereby fourt, within 30 days, a true and perfect inventory of all the of said deceased, which shall come to your possession or knowledn for you, and also to render a just and true account of your ar, and at least once in each year thereafter, and at any other reform all orders and decrees of said Court by you to be perform-
	In Testimony Whereof, I have hereunto set my hand, and
	caused to be affixed the seal of said Probate Court, at Saginaw,
	the Seewed day of May
	in the year of our Lord one thousand nine hundred and Jour

	6960
INVENTORY.	10

INVENTORY. 2969)
COUNTY OF SAGINAW-SS.	
A True and Perfect Inventory of all the Real Estate, Goods, Chatte	els, Rights and Credit
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County of Saginaw, ha		oath prescribed by	law for the faith!	ul discharge of	the
County of Saginaw, he trust under such appo- all the estate and effe as exhibited to us and	aving first taken the intment, do hereby ce ects of Wayya comprised in the fore	oath prescribed by artify that we have to be a second control of the control of t	law for the faithly ruly and justly esting and coording to the be	ul discharge of nated and appra	the ised
County of Saginaw, he trust under such appo- all the estate and effe as exhibited to us and	aving first taken the intment, do hereby ce ects of Wayya comprised in the fore	oath prescribed by artify that we have to be a second control of the control of t	law for the faithly ruly and justly esting and coording to the be	ul discharge of nated and appra	the ised and
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County of Saginaw, he trust under such appoint all the estate and effects exhibited to us and judgment, at the respondent of the county of STATE OF M.	aving first taken the intment, do hereby ce ects of Wayward comprised in the forestive sums placed op 1/5	egoing Inventory, as posite each item the land	law for the faithly culy and justly esting and justly esting and coording to the bearein mentioned. Agnesia Licant	all discharge of pated and apprass	the ised and and
County of Saginaw, he trust under such appoint all the estate and effects exhibited to us and judgment, at the respondent of the county of STATE OF Macounty of S	interest taken the interest, do hereby ce ects of Wayy comprised in the forective sums placed op 1/5	egoing Inventory, as posite each item the land	law for the faithly culy and justly esting and justly esting and coording to the bearein mentioned. Agnesia Licant	all discharge of pated and apprass	the ised and and
County of Saginaw, he trust under such appoint all the estate and effects exhibited to us and judgment, at the respondence of the county of STATE OF M COUNTY OF STATE UNDER COUNTY OF STATE OF M COUNTY OF STATE UNDER COUN	ICHIGAN, ss.	egoing Inventory, as posite each item the lands of PROBAT	law for the faithly culy and justly esting and justly esting and coording to the bearein mentioned. Agnesia Licant E COURT FOR	all discharge of pated and apprass of our skill Appraise SAID COUN	the ised and and
County of Saginaw, he trust under such appoint all the estate and effects exhibited to us and judgment, at the respondent of the county of STATE OF M. COUNTY OF S. The undersigned	ICHIGAN, Las. AGINAW. Willis and perfect Inventor	posite each item the souls of the souls of the state of the souls of the state of t	law for the faithly and justly esting and justly esting a coording to the bearein mentioned. Agnesia The Court for the faithly appeared a consily appeared a coording appeared as a consiling a consiling appeared as a cons	st of our skill Appraise SAID COUN face and made oath en J. M.	the ised and and
County of Saginaw, he trust under such appoint all the estate and effeas exhibited to us and judgment, at the respondence of STATE OF M. COUNTY OF S. The undersigned and the foregoing is a true of said.	ICHIGAN, ss. AGINAW. The and perfect Inventor that ha	printiple of the period of the period of all the Estate of the come to	law for the faithly ally and justly esting and justly esting a coording to the bearing mentioned. Agraeu Live F Sonally appeared a coordinate Management of said. M	SAID COUN Said made oath or or possession;	the ised and and
STATE OF M COUNTY OF S The undersigned Of said State that if Shall he of said State State Shall he	ICHIGAN, ss. AGINAW. e and perfect Inventor that ha reafter know or become interest that has the reafter know or become interest.	PROBAT PROBAT Per of all the Estate of the come to the possessed of any make return thereof	law for the faithly ruly and justly esting and justly esting and coording to the bearein mentioned. Agraeu The Court For the faithly appeared a consulty appeared a knowledge further assets below into the Probate Court for the probate Court	SAID COUNTS or possession; aging to the Especial Court of said Court of	the ised and and tate
STATE OF M COUNTY OF S The undersigned of said estate that if k shall he of said MCCO	ICHIGAN, ss. AGINAW. e and perfect Inventor that ha reafter know or become interest that has the reafter know or become interest.	PROBAT PROBAT Per of all the Estate of the come to make return thereof PROBAT PROB	law for the faithly ruly and justly esting and justly esting and coording to the bearein mentioned. Agraeu The Court For the faithly appeared a consulty appeared a knowledge further assets below into the Probate Court for the probate Court	SAID COUNTS or possession; aging to the Especial Court of said Court of	the ised and and tate

STATE OF MICHIGAN, ss. county of saginaw.

PROBATE COURT FOR SAID COUNTY.

By HON. Riley L. Grane,	Judge of Probate for said County.
In the Matter of the Estate of	Warren S. Ward, deceased.
To Charles Stewart and A	A. Davis Agnew,
*	of the said County, Greeting:
	ppraisers of said Estate, are hereby empowered and oon as may be, in dollars and cents, all the estate and effects,
both real and personal comprised in the i	nventory of the estate of said
Warren S. Ward, deceased,	which may be in said
County of Saginaw,	according to the present value thereof,
being first sworn to the faithful perform	ance of that trust.
And when you shall have performed	that service as aforesaid, you are to deliver the said inven-
tory, together with this Warrant, and yo	our doings thereon, to Willia Miller, the
special administrator,	
of said estate	who is hereby accordingly
directed so to return the same on oath	into the Probate Office of said County of Saginaw, within
thirty days from the time of taking upon	himself that trust.
Witnes	s, The said Hon. Riley L. Crane,
Judge	of Probate for said County, under his hand and the seal of
said C	ourt, at the City of Saginaw, this fifth day of
	il in the year of our Lord one thousand
nine h	undred and four
	Mell J. Cran
	Judge of Probate.
COUNTY OF SAGINAW-SS.	Wil Ox:1
On this	day of White A. D. 1902
before me personally appeared	Hairs Oquen and
that they would faithfully discharge the	the Appraisers above named, and made oath
that they would faithfully discharge the	trust reposed in them by the above Warrant.
UL	Succufeldry
We a second	The same and the same of the s
	March 11th 1905

State of Michigan,

The Probate Court for the County of Saginaw.

In the Matter of the Estate of Mavien D. Ward
- Deceased
Know all Men by These Presents, That we Willie Miller
William Holaling and Chas. E. Huarl
as suret 112, within the State of Michigan
judge of probate in and for said county, in the full sum of the Shousand
dollars
lawful money of the United States of America, to be paid unto the said judge of probate, his successors
in the said office or assigns, to the true payment whereof we do bind ourselves, our heirs, executors and
administrators, jointly and severally, firmly by these presents.
Sealed with our seals this A. D. 1907
The Condition of this Deligation is such. That if the above bounden
who has been appointed
special control of said estate shall well and truly perform,
observe and keep the conditions following to-wit:
ist. That shall make and return to said court within days a true
and perfect inventory of all the goods, chattels, rights, credits and effects of said estate which shall come
to Are possession or knowledge;
2d. That shall truly account for all the goods, chattels, debts and effects of said estate,
which shall be received by him, whenever required by said court, and will deliver the same to the person
who shall afterwards be appointed administrated of said estate
or to such other person as shall be legally authorized to receive the same;
3d. Thatshall perform all orders and decrees of said court by said special
to be performed in the premises; then this obligation
to be void and of no effect, otherwise to remain in full force and virtue.
75:10 21 10
William HOONE (SEAL)
Duclay Oracing (SEAT)
than Othean T sens
Toward.

6967

At a session of the Probate Court for said County, held at the Probate Office in the
City of Saginaw, on Whou day the 25 day of Spil
in the year one thousand nine hundred and there .
PRESENT, HON. Tilly Lorant , Judge of Probate.
In the matter of the Estate of Warrew O. Ward
Deceased.
This being the day assigned by this Court
for hearing the petition of Att Coll Ward
praying that an administrator may be appointed on the estate of said deceased.
Now comes the said Petitioner, and no our offoring
and it appearing to the Court by due proof on file, that a copy of the order of this Court touching the
hearing of said petition, made on the westly seemed day of last past, has been duly published as in said order directed.
and after a full hearing upon said petition it further satisfactorily appearing that the said deceased has
dwelt in, and was an inhabitant of Journal of Gunty,
and is now deceased; that the said Warrent O Ward
was seized and possessed of All ga feesqual estate situate and being in said County, of
the value of The Quite Auncled (\$ 5500 00 dollars,
or thereabouts, to be administered; that it is necessary that an administrator should be appointed upon
said estate
Millionia Million
and that Willis Miller
of blue auung in said County, is a competent and suitable person for that trust;
It is Ordered and Decreed by the Court, now here, that the said
Willis Willer be and his
appointed administrat of the estate of the said deceased, and thathe file a bond in the penal
sum of Olive Thousand Dollars.
And it is Eurther Ordered, that
and of said County, be and
are appointed as two appraisers to appraise the estate of said deceased.
are appointed as two appraisers to appraise the estate of said deceased. And it is Further Ordered, that the said administrat on be allowed one year from this 25
are appointed as two appraisers to appraise the estate of said deceased.
day ofinstant, in which to dispose of the estate and pay the debts of
are appointed as two appraisers to appraise the estate of said deceased. And it is Further Ordered, that the said administrat on be allowed one year from this 25 day of instant, in which to dispose of the estate and pay the debts of the said deceased. And it is Further Ordered, that six months from this said wently like the said deceased.
are appointed as two appraisers to appraise the estate of said deceased. And it is Further Ordered, that the said administrat on be allowed one year from this day of linear instant, in which to dispose of the estate and pay the debts of the said deceased. And it is Further Ordered, that six months from this said linearly and the said day of linear instant, be allowed for creditors to present their claims against
are appointed as two appraisers to appraise the estate of said deceased. And it is Further Ordered, that the said administrat on be allowed one year from this of the said deceased. And it is Further Ordered, that six months from this said of the said deceased. And it is Further Ordered, that six months from this said of the s
are appointed as two appraisers to appraise the estate of said deceased. And it is Further Ordered, that the said administrat on be allowed one year from this day of linestant, in which to dispose of the estate and pay the debts of the said deceased. And it is Further Ordered, that six months from this said linestant, be allowed for creditors to present their claims against said estate for examination and allowance; and that a said linestant be appointed commissioners to
are appointed as two appraisers to appraise the estate of said deceased. And it is Further Ordered, that the said administrat on be allowed one year from this add of the said deceased. And it is Further Ordered, that six months from this said well. And it is Further Ordered, that six mon
are appointed as two appraisers to appraise the estate of said deceased. And it is Further Ordered, that the said administrat on be allowed one year from this day of linestant, in which to dispose of the estate and pay the debts of the said deceased. And it is Further Ordered, that six months from this said linestant, be allowed for creditors to present their claims against said estate for examination and allowance; and that a said linestant be appointed commissioners to

State of Michigan,
The Probate Court for the County of Saginaw.

To the Probate Court for said County:

In the Matter of the G					
*	E			Dece	aved.
I. Willis Miller,	A 10	A. M.			$\sim \gamma {\rm Jpw}_3 .$
spectfully represent that I am the	idministr	ntor			in the second
	manical and the later	of	said estate.		
I further represent that the personal	estate of said	deceased th	at has come	into my hai	ids amor
the estimated value of	- Lux	-de	U.		dol1
which there remains undisposed of pro-	operty of the c	stimated va	lue of{	86000	نه د
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I further represent that, as I am info	rmed and believe,	the in	come from said real estate in i
resent condition will not exceed the sum			
ollars per annum, which, together with			
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ebts, charges and expenses, and that it i			
nd expenses to raise the sum of	out y	700	9- 0
oliars, and I believe that it would be for	the best interest	of all	persons interested in said estate
aise said sum by the sale of said real est	ate or such portion	on ther	eof as said court sall direct.
I further represent that the names, re-	elationship, ages a	and resi	dences of the heirs at law
of s	said deceased, as I	am in	formed and believe, are as follows:
NAME.	RELATIONSHIP.	Age.	RESIDENCE.
George W. Ward	son	50	Blackhawk, Col.
A. Wellington Ward,	son	45	Owosso, Mich.
Louis E. Ward	son	38	Ingersoll, Mid. Co.
Fred G. Ward	son	35	Owosso, Mich.
Frank E. Ward	son	31	Chesaning, Mich.
Ida I. Fraley,) children	n of Eva M.	Rous	a, a deceased daughter
Warren A. Rouse of said	deceased Tb	oth	over 21 years of age.)
Clarence L. Drake,)		\$1054231110 BENGOTAN	Manufathrasidisemperanti medele maneranti mangaritan mangaritan mengantan mengantan mengantan mengantan mengan
Florence Drake, child	ren of Ada I	rake	a deceased daughter
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has	rea	d the f	oregoin	g petition	by The	sig	ned, and	knows	the c	ontent	s there	eof, and	that
the sar	ne is tr	ue of 4	4-	.own knov	vledge,	except as	to the m	atters	herein	state	l to be	upon	his
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STATE OF MICHIGAN,

The Probate Court for the County of Saginaw.

At a session of the said Court, held at the Probate Office in the City of Saginaw, in said County
on the Thirtienth - day of November A. D. 1900.
Present: HON. Peley L. Race, - Judge of Probate.
In the Matter of the Estate of Warren S. Ward -
- Deceased.
Hearing on petition of Willia Miller, the administrator
for license to sell real estate at private sale.
Evidence of fullication of notice of hearing filed.
Petitioner appeared and no one opposing
The second secon
D. G. Well being duly sworn, says:
I reside in the Village of Chesaring in the
County of Jama freeholder in the County of
Sagmas I have read the petition of Willis Willer
the administrator of said estate,
praying for license to sell the interest of said estate in certain real estate therein described. I am
acquainted with said real estate and know the value thereof. In my opinion, the value of the interest
of said estate in said roal estate is the sum of
northeast quarter of northwest quarter deliver dollars
twenty - two (22) Soun sinc (9) M. Range 3 east
is the our of Twenty-five Hundred Dollars.
and the north our half of northeast our quarter
Section twenty-two (2) our nume (4) hort
Range Thue (3) East, to the sum of Three
Thousand sollars
I have no interest in said matter. And Photo
Subscribed and sworn to before me this 13th May of Monentles A.D. 1905.
A. D. 190
Judge of Probate.
A Trouting

Erastu Mers being duly sworn, says. I reside in the Journale and State of Michigan. I am a freeholder in the County of read the petition of Willis Miller praying for license to sell the interest of said estate in certain real estate therein described. I am acquainted with said real estate and know the value thereof. In my opinion, the value of the interest I have no interest in said matter. Subscribed and sworn to before me this... COUNTY OF SAGINAW. STATE OF MICHIGAN.

STATE OF MICHIGAN

The Probate Court for the County of Saginaw.

At a session of the said Court, held at the Pro	obate Office in the City of Saginaw, in said County, on
the thirteenth - day of nove	CONTRACTOR
Present: Honorable Riley L. Ca	and, ludge of Probate
In the matter of the Estate of Marren	O. Mara
- The state of the	- second.
20	his day having been appointed for hearing
the petition of Millie Miller	the administrator
	of said estate, praying that he
	rtain real estate belonging to said estate, described in
	I petition having been given, as directed by said Court,
the said petitioner appeared and no	, , , , , , , , , , , , , , , , , , ,
the said petitioner appeared	
* PM(#)	
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the real estate of said estate hereinafter described	
debits and for the purpose	me of paying superises
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-	SHARE SHARE HERE
9	I A STATE OF THE SECOND STATE OF STATE
And it further appearing from the testimony	of two qualified freeholders that the value of the
interest of said estate in said real estate is the sun	not fifty- five trunded
dollars, which is hereby determined to be the value	
It is Ordered, That said Willis M	Lieles -
it is ordered, That said	
be	and is hereby authorized, empowered and licensed to
sell, at private sale, at the highest price obtainable	
	therefor, not less than the value thereof as hereinbe-
	therefor, not less than the value thereof as hereinbe-
fore determined, subject to all liens and incumbr	
fore determined, subject to all liens and incumbr	
fore determined, subject to all liens and incumbr	
described real estate, to-wit: Northeast quarter Section twenty = North Range there (3) Range	t quarter of said estate in the following t quarter of worthwests. two (12) Four mine (9) est - alexanter Section
described real estate, to-wit: Northeast quarter Section twenty = North Range there (3) Range	

STATE OF MICHIGAN,

The Probate Court for the County of Saginaw.

To the Probate Court for said County:

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		Section Continues along		
of said estate, hereby respectfully report n	~ * *			
ertain real estate which I was licensed to	5 -			************
In pursuance of said order I gave a b	ond with sufficient s	ureties, which	was duly app	roved,
and took and subscribed the oath before sal	e, as required by law,	which have be	en duly filed i	n said
ourt, and on the eighteenth	lay of Nevember	A	., D. 190 <mark>5</mark> , I s	old at
rivate sale the interest of said estate in th	ne following described	real estate, to	wit:	
le Jehn Nasen the East 60 ac	res, censiderat	in \$2600		
e Miss Minnie Walker the Wes			W NEW	***************************************
		Marie de la constant	* *****	
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Frank Ward "	3/68	*
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Amount Brought Forward. 1906 of Red on last propuent on Rent Jan 4000 18. Bal on Rent of forme 2000 20 Paid D. J. Webb file to Seguino . Paid E. Wierum fees to Seguino 380 as special appraises nor 13-05-. Puid Clees aring Adew & Dueplement Ce Pump & Zubnig " J. P. Deverand marking out two decland Surveying 200 Paul Takes for 1905-7916 . note and interes to I'md 4 Word 9901 26 " W. Z. Porter two Markers 9000 . Ford 4. Word Bill allowed by Commercioner Fish 5- Paid Durerane on Gueld and in Francis menterel Red from John Koson balance on east 60 acres Read from M. B. Walle balance 330000 on west 60 acres

Saginaw County, ss.

of the Estate of Manch & Manch & Comment and of the amount received and put out by him. and the amount still in the hands as such a different charges.	Wellie Miller -	
of the Estate of Marien & Marie & Comment and of the amount received and put out by him. and the amount still in the hands as such administration including charges.		
received and put out by him and the amount still in the hands as such administration including the charges.		
including thellis Miller	of the Estate of Marien & Maria accessed and o	f the amount
	received and put out by him. and the amount still in hands as such dilling.	uchalo
Sworn to and subscribed before me, this street, day of February . A. D. 1906.	Sworn to and subscribed before me, this descrit, day of Jebruany	. A. D. 190£.
Resister of Probate	***************************************	