

CRAWFORD

COUNTY

OHIO

PROBATE

JOURNAL

VOL:

11

MICROFILMED BY THE GENEALOGICAL SOCIETY  
SALT LAKE CITY, UTAH

AT THE CRAWFORD COUNTY COURTHOUSE

AT WUCYRUS, OHIO

DATE APRIL

6

, 1965

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JOURNAL

VOL. 11

PROBATE  
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In Probate Court Crawford County Ohio In Probate Court  
In the matter of the adoption of } Monday, January 30<sup>th</sup> 1888  
Gertruda May Crause } Order of adoption

This day came Martin Brust and Emma Brust husband and wife, and filed in this Court, their petition for permission to adopt and change the name of Gertruda May Crause, child of Isaac Crause and Mary Jane Crause, with the answer and consent in writing of Mary Jane Crause Mother of the said Gertruda May Crause, and the Court being fully advised in the premises, find that said petitioners are Inhabitants of the State of Ohio, and residents of this County, and that the said Gertruda May Crause is of the age of five years on the 18<sup>th</sup> day of December 1887, and that the said Emma Brust, wife of said Martin Brust, was examined Separat and apart from her said husband, from which Examination the Court is satisfied that said wife, of her own free will and accord, desired. Such adoption; and the Court being satisfied of the ability and fitness of the petitioners to bring up and educate said child properly, having reference to the degree and condition of the child's parents, and that said adoption is fit and proper, It is therefore considered and ordered by the Court that from the date of this order the said Gertruda May Crause be and is to all legal intents and purposes, the child of said petitioners Martin Brust and Emma Brust, and that the name of said child be and is changed from Gertruda May Crause, to Gertruda May Brust  
Frederick Whipp Probate Judge

In the matter of the Estate of } In Probate Court  
Elvira Caldwell deceased } Tuesday, January 31<sup>st</sup> 1888  
This day came H. A. Commonwealth Administrator of the estate of Elvira Caldwell deceased, and filed a Sale Bill of the personal property sold which has been examined and ordered to be Recorded.  
Frederick Whipp Probate Judge

In the matter of the Estate of } In Probate Court  
Samuel Caldwell deceased } Wednesday, February 1<sup>st</sup> 1888.  
This day came Alexander J. Caldwell Administrator with the Will annexed of the Estate of Samuel Caldwell deceased filed his fourth Partial account with the Court for Settlement which is ordered to be Published in Some Newspaper of General Circulation of the time of hearing said account which is set for Monday the 27 day of February 1888.  
Frederick Whipp Probate Judge

J. P. Kanable Guardian of } In Probate Court  
Estella J. Kanable a minor Pff } Wednesday Febry 1<sup>st</sup> 1888  
vs }  
His ward }  
On motion of Plaintiff this cause is continued until Wednesday, Febry 5<sup>th</sup> 1888 at 10 o'clock A. M.  
Frederick Whipp Probate Judge

In the matter of the Guardianship of } In Probate Court  
Marison Kurtz, Frederick Kurtz, } Wednesday Febry 1<sup>st</sup> 1888  
and George Kurtz minors }

This day came Mary A. Kurtz Guardian of Marison Kurtz, Frederick Kurtz and George Kurtz minors, and filed her first Partial account for Settlement in Court, which are ordered to be Published in Some Newspaper of General Circulation of the time of hearing said account which is set for Monday the 27 day of February 1888.  
Frederick Whipp Probate Judge

In the matter of the Guardianship of } In Probate Court  
Sauria Kingor a Sumate } Wednesday, February 1<sup>st</sup> 1888

This day this case came on to be heard upon the application and affidavit filed to determine the Guardianship of Gottlieb Kingor, the Guardian of Sauria Kingor, and oblige said Sauria Kingor Restored to Reason - and the Court having heard the testimony and argument of Counsel and being advised in the premises, do find that said Sauria Kingor is Restored to Reason, and that no Guardian is necessary. It is therefore ordered by the Court that the letters of Guardianship of said Gottlieb Kingor are Revoked and he is ordered to file his final account within ten days  
Frederick Whipp Probate Judge

In the matter of a paper writing } In Probate Court  
purporting to be the Last Will and } Crawford County Ohio  
Testament of George Rank deceased } February 2<sup>nd</sup> 1888.

This day an Instrument of writing purporting to be the Last Will and Testament of George Rank late of this County deceased, was produced in open Court for Probate, on consideration whereof, it is ordered that said Will be filed in this Court, and that due notice thereof and of the application to admit the Same to Probate and Record, be given to all the heirs and next of Kin of the Testator, resident of the State of Ohio, that said application will be for hearing before this Court on the 4<sup>th</sup> day of February 1888. at 10 O'clock A. M.  
Frederick Whipp Probate Judge

In the matter of the Estate of } In Probate Court  
John S. Carley deceased } Thursday February 2<sup>nd</sup> 1888

This day came George B. M<sup>r</sup> Inger Administrator of the Estate of John Carley deceased and filed his first Partial account for Settlement which is ordered to be Published in Some Newspaper of General Circulation of the time of hearing said account which is set for Monday the 27<sup>th</sup> day of Febry 1888.  
Frederick Whipp Probate Judge



specting claims on and after the 18th day of February 1888 at the office of said assignee in the city of Bucyrus and of the time and place of said payment and assignee give notice by advertisement once in the Crawford County news a new paper published and of general circulation in Crawford County Ohio.

Jas. C. Tobias  
Probate Judge

In the matter of the Guardianship of Louisa Kinger an imbecile now restored to reason.

Saturday February 11/88

This day came Gottlieb Kinger guardian of Louisa Kinger now restored to reason and filed his final account with this Court for settlement.

It is therefore ordered that notice be published in some news paper of general circulation in this county according to law at the time of the hearing of said account which is set for Monday the day of

Jas. C. Tobias Probate Judge

In the matter of the Trustee of Florence R. Grigor (Widow) and her minor daughter

This day came J. W. Coulter attorney for James H. P. Gray and filed his application for the appointment of a Trustee of the fund and notes in the hands of John Beltz as administrator belonging to the estate and heirs at law of Joseph R. Grigor and in having been made to appear to the Court that Joseph R. Grigor and his minor daughter Florence R. Grigor are each non-residents of the State of Ohio and it further being made to appear that the person or persons entitled to said fund and notes can not be definitely ascertained and determined at this time. It is therefore ordered by the Court that said J. W. Coulter be and he is hereby appointed Trustee of said funds and notes with full authority to receive hold and manage such funds and proceeds or such part thereof as belongs to Florence R. Grigor and to him as such Trustee shall be delivered by said John Beltz as administrator.

J. C. Tobias, J.

Moses Emrich  
Against  
Smith W. Bennett as  
assignee in trust for  
the benefit of the creditors  
Charles Straus Chas. E. Trounstine  
Mrs Julia Straus

In the Probate Court of Crawford County Ohio

Saturday Feb 11/88

This day this cause came on for hearing and was heard on the petition the answer of the defendant Smith W. Bennett assignee in trust for the benefit of the creditors of Chas Straus

the answer of Charles Trounstine and the answer of said Julia Straus, and the evidence adduced by the parties and was argued by counsel and submitted to the Court on consideration whereof, the Court find that said Charles Straus made an assignment and that said Smith W. Bennett filed said assignment gave bond, duly qualified and entered upon his duties as such assignee as set forth in said petition.

The Court further find that there is due and owing from said Charles Straus to said Plaintiff Moses Emrich on the several promissory notes, the account and the money paid by said Emrich for said Straus as his surety, including interest to the date of this entry (Feb. 11-1888) the sum of \$3270.00 as set forth in said petition, and that to secure the payment of said indebtedness and save plaintiff harmless from the payment of so much thereof as plaintiff was liable for as such surety, as fully stated and set forth in the petition, the said Charles Straus prior to said assignment executed and delivered to said Moses Emrich his certain Chattel Mortgage to said Emrich as in the petition set forth and on the goods and chattels in the petition described, the same goods and chattels being described in the said deed of assignment and afterwards sold by said assignee which Chattel Mortgage was duly filed in the Office of the Recorder of Crawford County, Ohio as shown in the petition, and that by virtue of said Chattel Mortgage plaintiff's lien on said goods and chattels has been transferred from the same to the funds and proceeds of the sale thereof now in the hands of said assignee for distribution and is the first and best lien on said proceeds of said sale for the sum so found due said Emrich as aforesaid. The Court further find that there is due and owing the defendant Charles E. Trounstine from said Chas. Straus on the promissory note in his answer set forth including interest to the date hereof (Feb. 11-1888) the sum of \$539.06 as answered in said answer and the Court further find that said promissory note is a contract in writing bearing interest at the rate of 8% per annum the Court further find that to secure the payment of said promissory note the said Charles Straus prior to said assignment executed and delivered to said Chas. E. Trounstine the Chattel Mortgage as in said answer set forth and on the goods and chattels in the petition described the same goods and chattels being described in said deed of assignment and afterwards sold by said assignee, which Chattel Mortgage was duly filed in the office of the Recorder of Crawford County, Ohio as set forth in said answer that by virtue of said Chattel Mortgage this defendant's said lien on said goods and chattels has been transferred to the proceeds of the sale thereof now in the hands of said assignee for distribution, and is the next best lien on said proceeds after said Emrich's lien, for the sum so found due said Charles E. Trounstine as aforesaid.



In the matter of the Estate of { In Probate Court of Crawford County  
Dora Timanus, deceased Ohio, Monday March 19<sup>th</sup> 1888.

It appearing to the Court that notice of the filing for settlement of the first account of Ruth P. Floyd Executrix in said matter was duly given, according to law. Said account came on this day to be heard, and no exceptions having been filed, the Court upon careful examination of said account and the vouchers accompanying the same, find them to be in all respects true and correct, and the Court further find said Ruth P. Floyd Executrix chargeable with the assets of said estate amounting to the sum of \$4915<sup>94</sup> and that he is entitled to credits amounting to the sum of \$3939<sup>02</sup> valid claims against said estate as shown by said vouchers, filed in this Court by said Executrix.

This case came on to be further heard on motion of the Executrix for the allowance of \$115<sup>66</sup> as her legal compensation to said Estate to this date, upon consideration whereof and the Court being advised in the premises, said administrator is allowed the sum of \$115<sup>66</sup> for services, and it is ordered by the Court that said Executrix retain out of the money in said estate the sum of \$115<sup>66</sup> being the allowance aforesaid.

And the Court do further find there is a balance of \$976<sup>86</sup> in the hands of said Executrix due said estate, and uncollected notes to the amount of \$2451<sup>19</sup> and goods unsold to the amount of \$118<sup>25</sup> belonging to said Estate. It is therefore ordered that said account be and the same is hereby confirmed and settled.

J. M. Coble, J.

In the matter of the Estate of { In Probate Court of Crawford County  
Conrad Long deceased Ohio, Monday March 19<sup>th</sup> 1888.

It appearing to the Court that notice of the filing for the settlement of the first and final account of John W. Lust Administrator in said matter was duly given according to law.

Said account came on this day to be heard, and no exceptions having been filed, the Court upon careful examination of said account and the vouchers accompanying the same, find them to be in all respects true and correct, and the Court further find said John W. Lust Administrator chargeable with the assets of said estate amounting to the sum of \$268<sup>25</sup> and that he is entitled to credits amounting to the sum of \$141<sup>52</sup> valid claims against said estate as shown by said vouchers filed with said account.

This case came on to be further heard on motion of the administrator for the allowance of \$16<sup>10</sup> as his legal compensation for services rendered by said John W. Lust Administrator to said estate to this date, upon consideration whereof and the Court being advised in the premises said administrator is allowed the sum of \$16<sup>10</sup> for services and it is ordered by the Court that the said administrator retain out of the money in said estate the sum of \$16<sup>10</sup> being the allowance aforesaid.

And the Court do further find there is a balance of \$105<sup>31</sup> and two uncollected notes of \$313<sup>26</sup> uncollected in the hands of said Administrator due said Estate. It is therefore ordered that said account be, and the same is hereby confirmed and settled.

J. M. Coble, J.

In the matter of the Guardianship of { In Probate Court of Crawford County Ohio  
Dorcas Ringer Imbecile now Monday March 19<sup>th</sup> 1888,  
restored to reason

It appearing to the Court that notice of the filing for settlement of the final account of Gottlieb Ringer Guardian in said matter was duly given, according to law, said account came on this day to be heard, and no exceptions having been filed the Court upon careful examination of the same find it to be in all respects true and correct.

The Court further find a balance in said guardians hands of \$112<sup>00</sup> and said guardian is ordered to account for said sum so found in his hands according to law, It is therefore ordered that said account be, and the same is hereby confirmed and settled.

Jac. Tobias, J.

In the matter of the Guardianship of { In Probate Court of Crawford  
W. S. Booth a minor County Ohio Monday March 19<sup>th</sup> 1888.

It appearing to the Court that the notice of the filing for settlement of the final account of J. W. Couster Guardian in said matter was duly given, according to law.

Said account came on this day to be heard, and no exceptions having been filed the Court, upon careful examination of the same, find it to be in all respects true and correct.

The Court further find a balance in said Guardians hands of \$82<sup>50</sup> and said Guardian is ordered to account for said sum so found in his hands according to law, It is therefore ordered that said account be, and the same is hereby confirmed and settled.

Jac. Tobias, J.

In the matter of the Guardianship { In Probate Court of Crawford  
of Eva M. Bartmess a minor County Ohio Monday March 19<sup>th</sup> 1888.

It appearing to the Court that notice of the filing for settlement of the final account of Boris Durr Guardian in said matter was duly given, according to law.

Said account came on this day to be heard, and no exceptions having been filed, the Court, upon careful examination of the same, find it to be in all respects true and correct.

The Court further find a balance in said Guardians hands of \$225<sup>96</sup> and said guardian is ordered to account for said sum so found in his hands according to law.

It is therefore ordered that said account be, and the same is hereby confirmed and settled.

Jac. Tobias, J.