# Dallas County, Texas Probate Cases 1846 – Early 1900's

Case Number 2023

Dallas Genealogical Society Founded 1955



FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1978

2023

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State of Texas. Country of Dallas I Charles Lindshold of the Country of Dallas, and State of Texas, being of sounds minds and deposing men uncertainty of life, do make fub lish and dellare this my last will and testament, hereby revoking and making maught all former will by me at anytime heretofore made First, I hereby order and direct my Ex-ecutor as soon after my death as practicable to pay off and discharge all the debts and liabilities that may exist against me at the time my decease. Secondo, I give and bequeath to my beloved wife. Jewy Lindshold, my homestead of ten acres of land in the Country of Dallas, Telas, about four miles, I south of the City of Dallas, upon which place the now live for and during her natural life, and at her death, it is my will and desire, and I do hereby give and bequeath the said lands to Christopher Ord ing as sole legatee.

Third, I give and bequeath to my said wife jenny I Lindshold all my personal property, or med notes, dobts and a counts, or med by me at my death, and that may be left after the fragment of my debts. Fourth, I hereby nominate and appoint Christospher Ording the sole Executor of this my last will and thereby direct that no bonds or se and that no action of the Country Court be had in relation to this will save and except the probating thereof. In witness whereof I have herewite set my hands and sub soribed my march 1899. the word jump our gets when I was written her in hepre Aller Johnson The above and foregoing instrument was at the date there of, signed, Jublished, and de-clared by the said Charles Lindshold, to be and as his last will and testament in the presence of us, and we at the request of said Charled Lindshold, and in this pleance and in the presence of each other have subscribed our names as witnesses, this the Eday of March 1899 Allen Johnson

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Filed the 19 day of Janu 1900 A. S. Japhopn, Clerk Co. Court, By W. M. awled Dogwin.

1/11l

Recorded-504

## THE STATE OF TEXAS.

To all Persons Interested in the Estate of Saulus Judes Rold, Deceased:  Christopher Ording has filed, in the County Court	
of Dallas County, State of Texas, an application for the Probate of the last Will of said	
Cheerles J. Tindskold, deceased, and for Letters Testamentary, which	
application will be heard and acted upon by said Court, at the next term thereof, to be held at the	
Court House in the City of Dallas, County of Dallas, State aforesaid, and commencing on the	
first Monday in March A. D. 1860, at which time and place all persons interested	
in said Estate shall appear and contest and application, should they desire to do so.	
WITNESS: A. S. JACKSON, County Clerk of Dallas County, Texas.	
Given under my hand and the seal of said Court at office in the City	
of Dallas, this 12 day of Centucely A. D. 1860.	
A. S. JACKSON,	
County Clerk, Dallas Co., Texas.	
By (1. 1) awlins Deputy.	
the state of the s	
EXECUTOR'S BOND	
The State of Texas, Estate of Mus Linds Nold.	
Chr State of Crans, Estate of Mas Lines Nold.  ENOW ALL MEN BY THESE PRESENTS, That we are and and and	
Estate of Erans, Estate of Mas Linds Nold.  KNOW ALLAS.  Estate of Mas Linds Nold.  KNOW ALLAS.  Estate of Mas Linds Nold.  Allowed  as Principal, and  and  and  and  and  as Sureties, one held and firmly bound unto the County Judge of said County of Dallas, and	
COUNTY OF DALLAS.  Estate of Mas Linds Nold, No self as Principal, and and and and and and his successors in office, in the sum of Dollars;	
COUNTY OF DALLAS.  ESTATE OF CRAIGS,  ESTATE OF MALLAS.  ENOW ALL HEN BY THESE PRESENTS, That we as Principal, and and and and and as Sureties, are held and firmly bound unto the County Judge of said County of Dallas, and his successors in office, in the sum of pollars; conditioned that the above bound , who has	
COUNTY OF DALLAS.  Estate of Mas Linds Nold, No self as Principal, and and and and and and his successors in office, in the sum of Dollars;	
COUNTY OF DALLAS.  ESTATE OF CRAIGS,  ESTATE OF MALLAS.  ENOW ALL MEN BY THESE PRESENTS, That we as Principal, and and and and and as Sureties, are held and firmly bound unto the County Judge of said County of Dallas, and his successors in opice, in the sum of policy of the sum of the county of Dallas, and his successors in opice, in the sum of the county Judge of said County of Dallas, and his successors in opice, in the sum of the sum of the county Judge of said County of Dallas, and his successors in opice, in the sum of the sum of the county Judge of said County of Dallas, and his successors in opice, in the sum of the county Judge of said County of Dallas, and his successors in opice, in the sum of the county Judge of said County of Dallas, and his successors in opice, in the sum of the county Judge of said County of Dallas, and his successors in opice, in the sum of the county Judge of said County of Dallas, and his successors in opice, in the sum of the county Judge of said County of Dallas, and his successors in opice, in the sum of the county Judge of said County of Dallas, and his successors in opice, in the sum of the county Judge of said County of Dallas, and his successors in opice.	
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COUNTY OF DALLAS.  Estate of MALAS.  ENOW HILL MEN BY THESE PRESENTS, That we as Principal, and and and and and and and as Sureties, are held and firmly bound unto the County Judge of said County of Dallas, and his successors in office, in the sum of pollars; conditioned that the above bound who has been appointed shall well and truly perform all the arties required of him under said appointment.  WIFNESS our hands and scals, this day of 189	
COUNTY OF DALLAS.  Estate of Mass.  ENOW All MEN BY THESE PRESENTS, That we as Principal, and and and and and as Sureties, use held and firmly bound unto the County Judge of said County of Dallas, and his successors in offse, in the sum of Dollars; conditioned that the above bound who has been appointed shall well and truly perform all the arties required of him under said appointment.  WITNESS our hands and seals, this day of 189  (SEAL)	

Recorded-6	86
No.2/52,	
COUNTY COUR	RT.
Chas J. Ginds Not	Of, Deceased.
NOTICE OF APPLICATION FOR PROB WILL AND LETTERS.	ATE OF
Issued this 12"	day of
By a.B. A. Cewlins	Deputy.
Came to hand the day of	his Writ at
was at the Court House door of said C no two of which were in the same town  BEN E-CABELL, SHERIPP.  By	ounty, and or city

COUNTY COURT, EXECUTOR'S SOND. Deputy. Approved this day of 189 County Judge, Dalies County.

A. D. Aldridge & Co., Statloners, Printers and Binders, Pallus

Revold- 59.

IN THE MATTER OF THE ESTATE OF )
CHARLES J.LINDSKOLD, DECEASED )

In the Probate Court
Dallas County, Texas.

To the Honorable Kenneth Forse, Judge of seid Court:

The application of Christopher Ording respectfully shows:

That Charles J.Lindskold died in the County of Dallas, State of

Texas on the 17th day of March A.D.1899, and that on said date and

for a long time prior thereto the said Charles J.Lindskold resided

and had his domicil in said County.

That the said Charles J. Lindskold left a will, which is filed herewith, in which this proponent is named as sole executor without bond, and that said testator in said will directed that no other action should be had in this Court in relation to the settlement of his estate than the probating and recording of said will, and the return of an inventory, appraisement and list of claims.

That the estate of said testator consists of ten acres of land in Dallas County, Texas of the probable value of \$1200, and personal property of the probable value of \$125.

That this propopent resides in Dallas County, Texas, and that he is not disqualified by law from accepting letters testamentary.

Wherefore the said Christopher Ording prays that citation issue to all parties interested in said estate, as provided by law, and that on the hearing hereof said will be admitted to probate and letters testamentary be issued to him in accordance with the direction of said will. And he prays for such other orders as may be necessary or proper in the premises.

F.C. Barrett

Attorney for said proponent.

FILMED BY THE DALLAS GENEALOGICAL SOCIETY

In the Manus of the Estate of Charf Lineskall

application for Protecto

2752

Filed the 12 day of face 1900
4. B. Jackson, Clerk Co. Court, and The acute Deputy

Recorded-16

Ossus 112-00, Francasters No. 27052

# PROOF OF WILL.

THE STATE OF TEXAS,) ESTATE OF
County of Daces Charles J. Lines Koel Deceased.
Proof of Last Will and Testament of Charles J. Lindskoed Deceased.
This day personally appeared in open Court alexa Johnson
who, being duly sworn as a witness in the above entitled matter, and examined on behalf of the applicant to
prove said Will, says: I was well acquainted with Charles J. Lindskord
deceased, during his lifetime; I knew the above decedent for about four or fire years
before Lis death; the signature of the said deceased to the instrument now shown to me, and offered for probate
as Lis last Will and Testament, filed in this Court on the /2th day of January A. D. 1900
and bearing date on the 6th day of march A.D. 1899, was made by the deceased
on said last named date at his home in Dallastonit, Lyas in presence of myself
allen Johnson and MMEdwards
the other subscribing witness; all of said witnesses being over the age of fourteen years. At the time of the
making of said Will the testator was of sound and disposing mind and memory, and Le declared the said
Will so made by Line to be Lis Last Will and Testament, and I thereupon signed my name as a witness,
together with M.M. Edwards at the request of the said testator,
in his presence and in the presence of each other. The said deceased at the time of the execution of said
instrument was were 21 years of age; the said Charles f.
Lindskald departed this life on the 17th day of March A. D. 1899
after making said Will, in the County of
Dailas in the State of Texas, where and at which time his residence and
principal estate was situated.  Allen Johnson
Sworn to and subscribed before me, this 22 day of March A. D. Mar in open Court.
and -
Myackson Clerk
Country Churt Dallast Country, Texas
B 7 Cullon
By O CULEBREC Deputy.

170

No. 2752

# PROOF OF WILL.

THE STATE OF TEXAS,

County of Dallas

March Jorn, 1980

Chas. J. Lindscold

Filed March

and recorded the

day

of \_\_\_\_\_, a. D. 189\_, in the

Probate Minutes of\_

County, in Volume

Page

County Clerk

By J. J. Callow Deputy.

Recorded 506

Clarke & Courts, Stationers, Galvest

IN THE MATTER OF THE ESTATE OF ) In the County Court

CHARLES J.LINDSKOLD, DECRASED ) Dailas County, Texas.

To the Honorable Judge of said Court:

The undersigned, Christopher Ording, executor, and A.J. Marriott and Henry Shaerdl, appraisers of the estate of Charles J. Lindskeld, deceased, submit the following inventory and appraisement of the estate of said decedent.

We find no property belonging to the separate estate of said decedent.

### COMMUNITY PROPERTY.

Ten acres of land out of the J.M.Crokett and W.Scroggirs
surveys in Dallas County, Texas, about 4 miles southeast of the city
of Dallas, which we value, with the buildings thereon at \$1000.00

1 horse, harness and wagon, and household furniture 25.00

Farm tools and implements

25.00

\$1050.00

Anarriott Henry Schaerdel

The State of Texas )

County of Dallas

We, Christopher Ording, A.J.Marriott and Henry Shaerdl, upon our oaths state that the foregoing is a full inventory of all the estate of Charles J.Lindskold, deceased, that has come to our knowledge, and that the foregoing appraisement is a vair valuation of the property, real and personal, belonging to said estate.

Henry Schaerde

Subscrib ad and sworm to before me by the said Christopher Ording, A.J. Marriott and Henry Shaerdl, on this the 2/2 day of April, A.P.1900.

Farence V. Notary Public, Dallas County, Texas.

Ponlie, Dallas Count

A.1. Marriate was Hear A.1. Marriate was Hear Ibneardl, entryd meidt m said Cartaturation Ording,

Share all the service of Charles of the late of the la one know and and that the torskeing appraisance tion of the property, real and personal selection to M 0. rate the first sale, L.A. , satisfied or continuous fail as a familiary set seem to the continuous set seems that the set seems that a set seems the set seems that the set seems the seems that the set seems that the set seems the set seems that the set seems that the set seems that the seems that the set seems that the seems said estato.

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and Menry Shaeral, apprelates of the estate of Charles J. Lindskold,

Ine undereignes, Caristopher Ording, executor, and A.J. Marriott

To the Homorable Sugra of said Court;

CHARLES J. LIMPROLD. DECEMBED

Dailed County, Texas.

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In the County Court

FILMED BY THE DALLAS SENEALOGICAL SOCIETY-1978

In the County Court, Dallas County, Texas.

IN THE MATTER OF THE ESTATE OF )
CHARLES J.LINDSKOLD, DECEASED )

On this the /2 V day of March A.D. 1900 came on for hearing the application of Christopher Ording for the probate of the last will and testament of Charles J. Lindskold, deceased, and for letters; and it appearing to the Court that citation has been served and returned in the manner and for the length of time required by law; and it further appearing to the Court from the testimony adduced and now here reduced to writing, that the testator at the time of executing the said will was over 21 years of age, and that he was of sound mind; that he is dead, and that at the time of his death he resided in this County; that said will was properly executed and is a valid will, and that it was not revoked by the testator; and it further appearing that Christopher Ording is named by said will as sole executor without bond; and the said will having provided that said estate shall be administered by said executor independent of the control of this Court: It is therefore ORDERED that said will be and is hereby admitted to probate as the last will and testament of Charles J. Lindshold, deceased; that said will, together with the application for the probate thereof, and all the testimony in the case be recorded in the minutes of this Court; it is further ordered that letters testamentary be issued to Christopher Ording upon his taking and subscribing the oath prescribed by law, and that after the return of an inventory, appraisement and list of claims of said estate, no further action shall be had in this Court in relation to the settlement of said estate.

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In the County Court, Dallas County, Texas.

IN IME MAILER OF THE ESTATE OF )
CHARLES J. LINDSMOLD, DECEASED )

ment and list of claims of said estate, no further action shall be cribed by law, and that after the return of an inventory, appraise-Christopher Ording upon his taking and subscribing the oath presit is further ordered that letters testamentary be issued to the testimony in the case oe recorded in the minutes of this Court; will, together with the application for the probate thereof, and all last will and test ment of Charles J. Mndsbold, deceased, that said ORFERED that said will be and the books admitted to probate as the executor independent agrees control of this Court; It is therefore having provided that resid for to shall no administered by said by said will as sole executor without bond; and the said will testator; and it further am earing that Christopher Ordine is named executed and by a vally with and that it was not revoked by the his death he resided in 34's County, that said will was properly that he was or sound aind, that he is dead, and that at the time of at the thee of exposing the said will was over 21 years of are, and testimony addaced and now here reduced to writing that the testator raquired by law, and it further appearing to the Court from the served and returned in the sanner and for the length of time letters; and it appearing to the Court that citation has been will and testament of Charles J. Lindskold, deceased, and for the application of Unristopher Ording for the propate of the last On this the day of March A.P.1900 came on for hearing

had in this Court in relation to the settlement of said estate.