

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

Case Number 2214

Dallas Genealogical Society
Founded 1955

www.dallasgenealogy.org



#2214

TEMPORARY ADMINISTRATOR'S BOND.

THE STATE OF TEXAS. } Estate of Henry E. Burns
COUNTY OF DALLAS. } DECEASED.

Know all Men by these Presents, That we, J. H. Burns
as Principal, and Ed. B. Farber 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 ~~Hundreds~~ Thousand Dollars;
conditioned that the above bound J. H. Burns who has
been appointed Temporary Administrator of the Estate of Henry E. Burns
Deceased, shall well and truly perform all the
duties required of him under said appointment.

WITNESS our hands and seals, this 4th day of February 1901

J. H. Burns [SEAL]
Fidelity & Deposit Company of ~~SEAT~~

A. T. Weller ~~local~~ ~~depos~~

I do solemnly swear that I will well and truly perform all the duties of Temporary
Administrator of the Estate of Henry E. Burns Deceased, in
accordance with law, and with the order of Court appointing me such Administrator.

Swear to and subscribed before me this 4th day of February 1901

A. S. Jackson
County Clerk, Dallas County, Texas.

By A. W. Peeler Deputy.

No. 2938

COUNTY COURT,
DALLAS COUNTY.

BOND OF TEMPORARY ADMINISTRATOR.

ESTATE OF

Henry E. Burns
DECEASED.

FILED the 4 day of
July 1901 A. D. 1901
A. S. JACKSON, Clerk Co. Court, Clerk.

By A. Mawhuis Deputy.

Examined and Approved this 4th day of July A. D. 1901
E. S. Landreacce

County Judge, Dallas County.
R. S. Landreacce

Recorded 21453

Estate of } In County Court Dallas
Henry E. Burns } County, Texas

To the Hon. Ed S. Lauderdale County Judge:

J. H. Burns, residing in Dallas County, Texas, shows to the Court that on or about Nov 1st 1900 Henry E. Burns a resident & citizen of Dallas County, Texas, departed this life & died in the City & County of Dallas Texas where his principal estate is situated and that he died intestate.

That at the time of his death Henry E. Burns held Accident Policy No. 616315 issued to him for \$5000. & dated the 18th day of February 1900 by The Fidelity and Casualty Company of New York payable to his estate & that he died from an accident & his death was caused from sticking a splinter in his thumb whereby said Policy has become due & payable to his estate & there is no representative of said estate authorized to collect same therefore there is an immediate & urgent necessity for the appointment of a temporary administrator of said estate to collect said Policy - that your applicant is a brother of deceased & already the guardian, by appointment of this court, of the minor heirs of deceased & is not disqualified to act as such administrator.

Wherefore he prays that he be appointed temporary administrator of said estate & authorized to collect said Policy under such bond as the Court may require.

Morris & Cross
Attorneys for applicant J. H. Burns.

2935

Estate of
Henry E. Burns

Application of J. H. Burns
to be appointed temporary
Administrator

FILED Feb 4-1901

A. E. JACKSON

By B. T. Cullom
DEPUTY

No.

Estate of } County Court Dallas County, Texas
Henry E. Burns, Deceased }
J. H. Burns, Temporary Administrator March term 1901

Hon. Ed S. Lauderdale, County Judge:

J. H. Burns Temporary Administrator
of the estate of Henry E. Burns, deceased, appointed by
order of Court Feb. 1901, comes & shows to the
Court that as authorized & directed in his Letters of
appointment he has collected \$5000. on Accident Policy
No. 616315 for \$5000. on the life of Henry E. Burns, de-
ceased dated Feb. 14th 1900 & issued by The Fidelity &
Casualty Company of New York & payable to the
estate of Henry E. Burns, deceased - that said estate
owes no debts & there is no necessity for a regular
administration & the only heirs at law of Henry
E. Burns are his widow Jessie V. Burns
who was his second wife and the three children
of Henry E. Burns to wit: Wm E. Burns, Earl
B. Burns and Ernest L. Burns, minors, born
to him & his first wife long since deceased
& of whom your petitioner is guardian, both
of person & estate, and said guardianship
is pending in this Court - That Henry E. Burns
died intestate & his said widow Jessie V. Burns under
the laws of descent & distribution is entitled to
 $\frac{1}{3}$ of said \$5000. or \$1666⁶⁶/₆₅, and said minor children to
the other $\frac{2}{3}$ or \$3333³³/₆₅. That the collection of
said Policy accomplishes fully the purpose of his appoint-
ment as Temporary Administrator of said estate & said appoint-
ment was necessary because said Company refused to
pay over said money to the heirs of Henry E. Burns
& would only pay same to a representative of the
estate -

Wherefore your applicant prays that this report

be approved & that he be ordered to pay over the proceeds of said Policy as follows:
\$1666 $\frac{66}{100}$ to Dixie L. Burns and \$3333 $\frac{33}{100}$
to himself J. H. Burns, guardian of the persons
& estates of Wm. E. Burns, Earl S. Burns and
Earnest L. Burns, minors & that he be
finally discharged as such temporary
Administrator.

Morris & Crow
Attorneys for J. H. Burns, Esq., Admin.

J. H. Burns, being sworn says the material
allegations of the foregoing report are true in
 substance & in fact.

Subscribed & sworn to before me } J. H. Burns
this 4 day of March 1901 }
W. M. Brown
Notary Public
Dallas County, Texas

No 2930

Estate of
Henry E. Burns, Jr.
J. H. Burns, Esq., Admin.

Final Report of J. H.
Burns, Temporary Admin.

FILED the 25 day of
March 1901
A. S. JACKSON, Clerk Co. Court
A. M. Daniels

Recorded J. 616

Morris & Crow