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

Case Number 2948

Dallas Genealogical Society Founded 1955



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#2948

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R. T. MEADO	S ORPANIMENT WILL GO ON YOUR BOND BURGLARY INSURANCE  WILL GO ON YOUR BOND  DALLAS, TEXAS.  DALLAS, TEXAS.
MY	Merican Bonding Company of Baltimore DR.
	FOR PREMIUMS ON FOLLOWING RISKS PREMIUM PERSON BONDED OF NAME OF ASSURED
2 9091	2 1-20-05 1-20-17 Administrator PAID Magrhus Setate \$5 ATM

MANE OF TEXAS DOMETY OF LALLAS

AUTORE me, the uncorsioned authority on this day personally appeared ir. T. W. Preedman, who being by me first duly sworn, atotos that the attached claim herete in favor of himself, and against the eathte of Ers. Annie Johns, doceased, is Jue with all level offsets, payments and credits known to afficit allowed, and that he is the owner of said claim.

Subscribed and sworn to before me, this the gar day of Jan-

METY, A.T. 1908.

MOTATO PUBLIC , CATTAR COUNTY, ORCAS:

Dallas, Texas. 22 2 1908.

" Botate of Mr. anie Johns. Dellas, Donas-

ar

# TO Dr. S. M. FREEDMAN, DR.

77	John Est Dor bural .	efherself.	Luy / 3 1008	
Control of the	(Jurorporated)  ESTABLISHED IN  FUNERAL DIRECT	CTORS	424 MAIN STREET COR. ST. PAUL	
1 2 m	W + Bax	West of the	300 03	22
36	Order of the second	68. My	o a so have	the state of
. 50		8	3 00 mil	
		PORALI PRINCESSON, NA	PRIME DALLAS - 17073 - Glass G	=
THE STATE OF	BEFO	ORE The undersigned authoring Co.		
the ottached chaim against	the Estate of Mrs Circ. Estate, and that the same is due a have been silowed, and that the affian	and unpend, and that all legant is cognizant of the factor	Deceased,	
SUBSCRIBED AND SW	ORN TO BEFORE ME This Twee	till day of gas	mary h. 1901	

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### LITWED BY DALLAS GENEALOGICAL SOCIETY - 1978

MEADOR & DAVIS

LAWYER

HORY T MEADON

-

Received of Joseph T. Campbell, Temperary Administrator of Mrs. Annie John, Deceased, the sum of Forty Dollars, being fee in full allowed by the court herein.

Malar Danis

MEADOR & DAVIS

-

HORT T. MERDON JOHN DAVIS BEN H. LOWAR M. HANN

Received of Joseph T. Campbell, Temperary Administrator of the estate of Mrs. Annia John, Deceased, the sum of Twenty Dellars, being allowance of court for services as imperary administrator.

Joi To Campull

MEADOR & AVIS

WITCH LIVE BUT DEADLE CORE USES

DALLAS TELES

TO THE STATE OF THE S

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Ro 47 78

Quinic

Retata of Man John, Decensed,

J. T. Campbell, Temporary Administrator,

To

H. H. Brown

Dr.

1905

Nov.lst., One kit of tools

\$22.00

State of Texas, Dellas County.

I do solemnly swear that the attached claim in my favor against Emil C. John, deceased, is just, and that all legal offects.

payments and credits known to affiant have been allowed, I further swear that I am the owner of said claim and make this affiduvit from my cwn knowledge.

HA Bur

Sworn to and subscribed before me this March 3rd 1908.

Acalley, Motary Public, Dallas County, Texas.

prepared of Campbell wither

3/5/08

temporary administration

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ALL CLASSICS AZED

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# MEADOR & DAVIS, ATTORNEYS

zo.

In the matter of the estate of : In County Court, Dallas County, Tex.

To the Henerable Judge of said Court:

New comes Jeseph T. Campbell, and represents to the cent that Mrs. Annie John, deceased, departed this life on January 19th, 1908, and was at the time of her death and had been for some time prior therete a resident citizen of Dallas County, Texas; that the said Mrs. Annie John died leaving surviving her four minor children; the husband of the said Mrs. Annie John died prior to the time of the centh.

That your applicant is informed and believes that the estate of the said Mrs. Annie John consists of a life insurance policy of about the value of \$174.00; that said deceased left no other property, either paramal or real, except whatever interest she may have had in the untate of her deceased husband, Emil C. Joshn, which is under administration in this court.

That the said Mrs. Annie Eehn, deceased, at the time of her death was not indebted to any-one, save and except in st far as she may have been indebted to the creditors of her deceased husband.

That your petitioner was brother-in-law of deceased, and is not Electricalified to not herein, and that there is no objection to the applicant being appointed.

Premises considered your applicant prays that he be appointed temperary administrator of the estate of Mrs. Annie John, deceased, with the power to collect the meneys coming to said estate, to pay the dritts, if any, against the estate, and to turn the meney over to guardian of the said miner children.

A Carefall APPLE ANT.

Meader & Davis, Atterneys.

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Con Temperary

no 4278. In his mes comie John Deceased

JAN 18 190

JACK M. BASTON, COMP. CHAR.

## MEADOR & DAVIS, ATTORNEYS DALLAS, TEXAS

THE STATE OF TEXAS.

In the County Court, Dallas County, Toxas.

-County of Dallas.

held and firmly bound unto the County Judge of the County of Dallas, and his successors in office, in the sum of Faith Judge of the County Dollars, Conditioned that the above bound Jeneph T. Campbell, who has been conditioned that the above bound Jeneph T. Campbell, who has been conditioned that the above bound Jeneph T. Campbell, who has been conditioned that the above bound Jeneph T. Campbell, who has been conditioned that the above bound Jeneph T. Campbell, who has been conditioned that the above bound Jeneph T. Campbell, who has been conditioned that the duties possible of him under mid appointment.

Tekshu.

AMERICAN BONDING COMPANY OF HALTIMORE

Robt 3. Meador Vice Recident

Approved this 10th day of distance of Line

Dallas County, Texas.

I do sciently swear that the said No. Ownie John, deceased, did not leave a will so far as I know or believe, and that I will well and braly perform all the duties of Temporary Administrator of the en-

Subscribed and sworn to before no this the 18th day of Janu-

ary A.D. 1908.

NOTARY PURITO IN AND FOR DALLAR COUNTY? THEAR.

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R. H. Later - Bank

Re. 4278.

In the matter of the estate of

In County Court, Dallas County, Tex.

Mrs. Annie John, Decemsed.

Te the Henorable Judge of said Court:

New comes Joseph T. Campbell, Acretofere appointed temporary administrator merein, and shows to the court that he has received, as such temperary administrator, the following

To found belonging to avid estate, an insurance pelicy and on 

Also this estate is entitled to a one-nalf interest in the assets, after payment of all dests, of the estate of R. C. John, Desecond, which amount coming to this estate and received by this 

There there is also a lot of house-hold furniture left by the deceased, Mrs. Annie John, which furniture is reasonably worth OUT the size of ...... 25.00,-

posived by your administrator; that this is all the preparty that some into the hands of your administrator, and is all the property that can be found belonging to said estate.

2. Your administrator further shows to the court that certain claims, and all the claims of which he has knowledge, have been approved by your temperary administrator; have been filed, allowed by the court, and have seen paid by your administrator, as follows:

Claim of Dr. S. M. Freedman, for professional services during last illness of deceased, as per attached statement,

Claim of Ba. C. Smith & Bro. Undertaking Co., woral

expenses of said Annie John, Deceased, as per attached statement, 

3. That the total assets of this estate are and were \$956.95; that the total debts against it were, \$108.00; deducting the \$130.00 from the \$956.96, leaves balance now in the hands of this temperary

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administrator in the sum of \$826.96.

4. Your administrator further shows that he is indebted to the American Bending Company of Baltimore, in the sum of \$5.00 for bond in this case; that he is also due the court costs, aggregating the sum of fifteen dollars; that he is also due to his attorneys, Meador & Davis, a reasonable fee; that he prays this court to allow said attorneys a reasonable fee, not to exceed the sum of \$40.00, in full for their services derein rendered and to be rendered, and that your administrator be allowed his proper fee of \$20.00.

5. Your administrator further shows that the parties entitled to the assets of this estate herein are all minors, to-wit: Carl, Harry, and Ralph John, all children of the deceased; that both parents of these children are dead; that the minor Emil Marion John is now deceased, and that his parents both being dead the minors, Carl, Harry and Ralph,

ceased.

6. Wherefore, your administrator prays that this account be approved and proper order entered making distribution and disposition of the assets of this estate, and that this estate be closed, there being no unpaid debts against the estate and no necessity for further administration.

State of Texas. County of Dallas.

Before me John D avis, a notary public in and for Dallas County, fexas, personally appeared Jos. T. Campbell, temporary administration of the matter to which it relates.

Subscribed and sworn to before me this the 17th day of March

Notary Public in and for Dallas County, Texas.

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Juste Estate of Emile John Final Report of Juntanany

No.4278.

In the matter of the estate of

In County Court of Dallas County, Tex-

Mrs. Annie John, Deceased.

the final report of the temperary administrator in the above entitled and numbered cause, shewing the sum total of Nine Hundred Fifty Six Dellars and Kinety Six Cents, value of the estate, of which nine hundred and thirty one dellars and ninety six cents is cash, and the balance \$25.00 is the estimated value of house held goods, left by the decembed, all belonging to this cetate; the report further shows the sum of One Bundred and Carlo Dellars paid out by the administrator, in satisfaction of claims and denands heretefore filed, approved and allowed, leaving a balance of Right Hundred Extra Dellars and Ninety Six Cents in hands of administrator,— and it appearing to the court that the report is in all things correct,—

It is therefore ordered, adjudged and decreed by the court that said final report be and the same is hereby in all things approved.

The court is further of the epinion that the attorneys for the said Joseph 7. Campbell, Temperary Administrator, Meador & Davis, should be allowed a fee of ferty dellars for their services herein; that the administrator should be allowed the sum of Twenty Dellars for his services; that the costs of this court, aggregating the sum of fifteen dellars should be paid, and that the premium on the temperary administrator's bend, in the sum of five dellars, should be allowed and paid,—

that the temperary administrator, Jeseph T. Campbell, be and is hereby directate pay the said Meader & Davis, the sum of forty dellars, as attermey's fees; also to the said Temperary Administrator, the sum of twenty dellars; also to the clerk of this court the sum of fifteen dellars; also to the American Bending Company the sum of Five Dellars, making a sum total of Righty Dellars, and to take receipts for each of said amounts and file with the clerk of this court.

It further appears that after the payment of all debts and claims against this estate that there will be a balance of Seven Hurdred Fanty Lift Dellars and Ninety Six cents in the hands of the temperary

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In the antion of the setate of . In County Court of Bullion County, To.

the finel report of the temporary administrator in the above entitled

administrator; and it further appears that the children of the said Mrs. Annie John, Deceased, as follows: Carl, Harry, Ralph and Emil Marion John, are entitled to the balance of this estate,-

It is therefore, ordered adjudged and decreed by this court that the administrator Joseph T. Campbell, Temporary Administrator, be and is herety ordered to turn over all estate, real and personal, now in his hands, after payment of debts, to the guardian of the estates of Carl, Harry, Ralph and Marien John; and that said temporary administrator take receipts, in proper form, and file with this case.

It further appearing to the court that all the debts against this estate are paid and that there is no necessity for further administration herein,-

It is ordered that when the temporary administrator takes the receipts above required and files them with the clerk of this court, and doss the other things needful, herein ordered, that this case be crossed, and the said coseph T. Campbell, Temporary Administrator, and his surety, the American Bonding Company of Baltimore, be and are hereby scharged.

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