

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

Case Number 2458

---

Dallas Genealogical Society  
Founded 1955

[www.dallasgenealogy.org](http://www.dallasgenealogy.org)



FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1978

#2458

FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1978

No. 3455

In the Matter of the Estate | In Probate Court, Dallas County,  
of Mary A. Noll, Deceased | Texas.

Now on this the 8<sup>th</sup> day of December, A. D. 1935, this cause coming on upon the application of Robert H. Noll for an order directing the County Clerk of Dallas County, Texas to disburse to him as the child of Mary A. Noll the sum of \$43.70 on deposit in the registry of this Court in the above styled and numbered estate, and the Court being fully advised in the premises finds that the applicant and petitioner Robert H. Noll is the only child of Mary A. Noll, deceased and that the fund herein and in said application mentioned was deposited in this Court for the use and benefit of said petitioner and that he the said Robert H. Noll is legally entitled to receive payment of the same,

*and that he is the same person, as the minor child referred to in the order entered by the court*

IT IS THEREFORE, ordered and adjudged that the County Clerk of Dallas County, Texas be and he is hereby ordered and directed to pay to the said Robert H. Noll the said sum of \$43.70 now on deposit in this cause in the registry of this court; it is further ordered that the costs accruing upon said application and this order be taxed against the said Robert H. Noll and the said County Clerk is authorized and directed to deduct said costs from said fund herein ordered paid to said petitioner.

Robert Ogden  
Judge.

No. 3455

In Probate Court, Dallas Co., Tex.

In the Matter of the Estate  
of Mary A. Noll, Deceased.

*7458*

ORDER to pay  
out funds

(Old Docket -  
13)

*W. J. ...*

79-544

FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1978

In County Court  
of Decatur County  
Texas,  
Estate of }  
Mary A. Holl, }  
#3455 - Decd., July 31<sup>st</sup> 1903,

Came on this day to be heard the  
application of J. E. Dunn, to be  
Appointed Temporary Administrator  
of the Estate of Mrs. Mary A. Holl,  
who departed this life on or about  
the 12<sup>th</sup> day of July, 1903, in Decatur  
County, Texas, And said application  
being duly considered, and it appear-  
ing to the Court that a necessity  
exists for the appointment of a  
Temporary Administrator of the Estate  
of said decedent for the purpose of  
collecting an insurance policy in  
about the sum of \$103.<sup>00</sup>, due the  
estate of decedent by the Metropolitan  
Life Insurance Company, of New York,  
and for the further purpose of paying  
General expenses of said decedent,  
And it appearing to the Court  
that applicant herein, J. E. Dunn,  
is a suitable person to act as  
such Administrator;

It is therefore ordered, adjudged  
and decreed by the Court that  
said applicant, J. E. Dunn, be and  
he is hereby Appointed Temporary  
Administrator of the Estate of Mrs.  
Mary A. Holl, decedent, upon giving bond  
in the sum of \$200.<sup>00</sup>, and taking  
the Oath required by law,  
Said J. E. Dunn is hereby au-

authorized and empowered to collect  
 the proceeds of the Insurance policy  
 in whatever sum - from the said  
 Metropolitan Insurance Company of  
 New York, and to pay the expenses  
 of the burial of deceased, and to  
 preserve the remainder of the estate  
 coming into his hands, subject to  
 the orders of this Court.

Said Administrator is directed to  
 make Report of all his actions under  
 this appointment as required by law.

E. S. Lauderdale  
 County Judge

In the Matter of the Estate of Mary A. Noll, Deceased } No. 3455  
In Probate Court, Dallas County, Texas

TO THE HONORABLE JUDGE OF SAID COURT:

Comes now your petitioner Robert H. Noll and respectfully shows to the Court that in the above entitled cause under the judgment of this Court recorded at Volume "S" page 446 of the minutes of said court, on the \_\_\_ day of August 1903 there was deposited in the registry of this court for the benefit of your petitioner as the minor child of Mary A. Noll the sum of \$43.70 and that said sum is still on deposit in the registry of this Court.

That your petitioner Robert H. Noll is the sole and only child of Mary A. Noll, deceased; that he is now 35 years old and was a minor at the date of the death of his mother and is the same person for whose benefit said sum was deposited in the registry of this Court.

Your petitioner further shows to the Court that he has received no part of said deposit and that he is legally entitled to have said fund paid to him out of the registry of the Court.

WHEREFORE, your petitioner prays the Court that the County Clerk of Dallas County, Texas be ordered and directed to pay said sum \$43.70 held in the registry of this Court in the above styled and numbered cause to your petitioner Robert H. Noll less any such sum accruing as costs on this application and the order herein prayed for.

Robert H. Noll

State of Texas }  
County of Dallas

Comes now Robert H. Noll, who being duly sworn states he has read the foregoing petition and the matters and things therein stated are true.

Subscribed and sworn to before me this the 18th day of December, 1935.

Walter H. Noll  
Notary Public, Dallas County, Texas.

No. 3455

In Probate Court, Dallas Co., Tex.

In the Matter of the Estate  
of Mary A. Noll, deceased.

*2X18*

APPLICATION *to*  
*Pay out funds*  
*(old docket #13)*

**FILED**

DEC 13 1965

*[Signature]*  
Deputy Clerk  
Probate Court  
Dallas County, Texas  
DEPUTY

Recorded in Vol. 80  
Page 451 Probate Minu

FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1978

Est of Mary A. Noll } In County Court  
3455 } Decd, } of Dallas County  
Jas. E. Dunn, } Texas,  
Temp. Admr. } July Term, 1903,

Comes now, James E. Dunn and shows to the Court, that, on to-wit, the 31<sup>st</sup> day of July, 1901, he was duly appointed by this Court, Temporary Administrator of the Estate of Mary A. Noll, deceased, and that his bond as such Administrator was approved by the Court on the same date; that by the order appointing him as aforesaid the said Administrator was authorized and directed to collect the insurance money due the estate of said Mary A. Noll deceased, and to pay the expenses of the burial of deceased, and to preserve the remainder of said estate subject to the order of this Court.

Your Administrator now here makes report of all his acts under said appointment as follows:

That he has collected from the Metropolitan Life Insurance Company of New York, the sum of \$112.<sup>90</sup> being the amount due on policy of Insurance issued by said Company, payable upon the death of said Mary A. Noll; that he has paid out of said money the expenses of the burial of deceased, being in the sum of \$63.<sup>00</sup>, which was due J. E. Dunn & Co., Undertakers, and has taken their

Receipt for same which is filed herewith; having in his hands, belonging to said estate, the sum of \$49.<sup>00</sup>; that the said sum of \$119.<sup>00</sup> in cash is all the property that came into the hands of your Administrator belonging to said estate; that there are <sup>no</sup> debts due and owing by said estate within the knowledge of your Administrator and no necessity for further administration.

He further reports that he is informed and believed that ———— Noll, a minor, who at present resides in Fort Worth, Texas, is the only child and heir of Mary A. Noll, deceased, and is entitled to remainder of said estate in his hands; that said minor has no legal guardian of his estate, and, — the estate being so small — Administrator deems it unnecessary to institute guardianship proceedings thereon.

Therefore, having fully reported, Administrator prays that same be accepted and approved by the Court, and that he be directed to pay all Court Costs due herein, and to be permitted and directed to turn into the registry of this Court, whatever sums may then remain property chargeable against him as administrator herein, and that he be finally discharged.

Joseph Duran  
Temporary Admin. Est. of Mary A. Noll,  
Deceased,

The State of Texas }  
County of Dallas }  
I, James E. Dunn, - Adminis-  
trator as aforesaid - do solemnly  
swear that the foregoing Report  
is true and correct and contains  
a full and complete statement of  
the matters and things to which  
it relates.

James E. Dunn  
Sworn to and subscribed before me  
this 17 day of Aug. 1893,  
Frank R. Shanks Clerk  
County Court Dallas Co. Tex  
By A. M. Rawlin's Dy.

3455

Estate of  
Mary A. Hall,  
Deceased.

Report of Temp.  
Administration.

FILED

AUG 12 1903

FRANK  
BY *A. M. Rawlin* Co. Clerk  
DEPUTY

Recorded K 635

THE STATE OF TEXAS, Estate of Mrs. Mary A. Noll,  
COUNTY OF DALLAS DECEASED

Know all Men by these Presents, that we, J. E. Dunn  
as Principal, and  
as Sureties, are held and truly bound unto the County Judge of said County of Dal-  
las, and his successors in office, in the sum of Two Hundred Dollars;  
conditioned that the above bound J. E. Dunn, who has  
been appointed Temporary Administrator of the Estate of Mrs. Mary  
A. Noll Deceased, shall well and truly perform all the  
duties required of him under said appointment.

WITNESS our hands and seals, this 31 day of July 1903,  
Jas E Dunn [SEAL]  
Ed Hunter [SEAL]  
A. M. Lawless [SEAL]

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

Sworn to and subscribed before me this 31 day of July 1903  
Jas E Dunn  
FRANK B. SHANKS,  
County Clerk, Dallas County, Texas.  
By A. M. Lawless Deputy.

Dallas, Texas, Aug 12 1903  
M. Estate of Mary A. Noll deceased  
To J. E. DUNN & CO., Dr.,  
Undertakers, Embalmers and Funeral Directors,  
Phone 125. 447 AND 443 ELM STREET.

July 5	Coffin & Box	\$ 35 00
"	Grave & Opening	10 00
"	Hearse	10 00
"	Two Caskets	8 00
		<u>63 00</u>

I, Jacques E. Dunn, - a member of the firm of J. E. Dunn & Co., do solemnly swear that the foregoing  
claim of J. E. Dunn & Co., for \$63.00, against the estate  
of Mary A. Noll, deceased, is just and that same is  
due, and that same is entitled to us offsets or credits.  
Jas E Dunn  
Sworn to and subscribed before me this 17 day of Aug, 1903,  
Frank B. Shanks Co. Clerk  
By A. M. Lawless Dy.

FILED BY THE DALLAS GENEALOGICAL SOCIETY-1978

No. *3455*

COUNTY COURT,  
DALLAS COUNTY.

**BOND OF TEMPORARY ADMINISTRATOR.**

ESTATE OF

*Mrs. Mary O. [unclear]*  
DECEASED

Filed *July 31* A. D. 190*3*

*H. R. Shanks* Clerk

By *A. M. Rawlin* Deputy

Examined and Approved this *31*

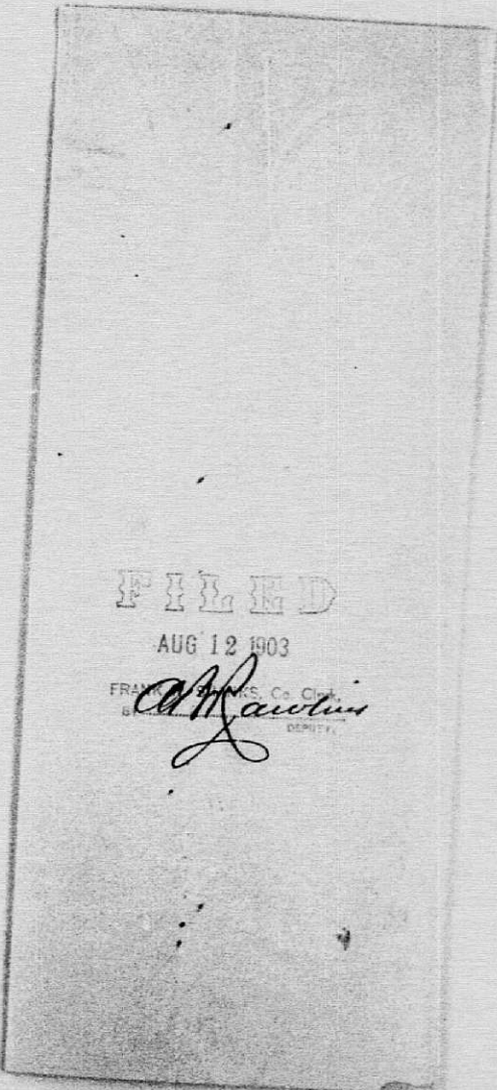
day of *July* A. D. 190*3*

*E. S. Lumbdale*  
County Judge, Dallas County.  
*438.*

PRINTED AND BOUND BY THE DALLAS COUNTY CLERK, DALLAS, TEXAS

*3455*

*R-3-197*



FILED

AUG 12 1903

*A. M. Rawlin*  
FRANK J. [unclear] Co. Clerk  
DEPUTY

FILED BY THE DALLAS GENEALOGICAL SOCIETY-1978

Estate of *Mary A. Holl*, J.E. Dunn  
 No. *31195* Died *J. Emp. Admr* *Att. says.*

CLERK'S FEES

COUNTY JUDGE'S FEES

<i>Filing &amp; Docketing</i>	<i>15</i>	<i>Order Apptg</i>	<i>50</i>
<i>Ent Order Apptg</i>	<i>50</i>	<i>Ord Approl Bond</i>	<i>50</i>
<i>Certificate</i>	<i>50</i>	<i>Ord Approl Report</i>	
<i>Order approl Bond</i>	<i>25</i>	<i>&amp; dis charging</i>	<i>50</i>
<i>Filing Bond</i>	<i>05</i>		
<i>Administrative Oath</i>	<i>10</i>		
<i>Recording Bond</i>	<i>25</i>		
<i>Filing &amp; D Report</i>	<i>15</i>		
<i>Taking off to Report</i>	<i>25</i>		
<i>" off to Clerk</i>	<i>25</i>		
<i>Filing "</i>	<i>05</i>		
<i>Order approl Report</i>	<i>50</i>		
<i>Recording Report</i>	<i>75</i>		
<i>Printing Costs &amp; Copy</i>	<i>25</i>		

TOTAL JUDGE'S FEES

SHERIFF'S FEES

TOTAL SHERIFF'S FEES

RECAPITULATION

County Judge's Fees	<i>150</i>
County Clerk's Fees	<i>400</i>
Sheriff's Fees	
Printer's Fees	
Appraiser's Fees	

TOTAL CLERK'S FEES *400*

TOTAL *550*

THE STATE OF TEXAS.

COUNTY OF DALLAS.

I, FRANK R. SHANKS, County Clerk of said County hereby certify that

the above is a true and correct statement of the costs due in the above entitled cause.

WITNESS my hand and official seal, at office in Dallas, this \_\_\_\_\_ day of \_\_\_\_\_ 1903

FRANK R. SHANKS, COUNTY CLERK.

Per \_\_\_\_\_ Deputy.

*350*  
 RECEIVED OF *J.E. Dunn Admr* of estate of *Mary A. Holl Dead*  
*50.00* Dollars, in full of above Bill of Costs.

Per *M. J. ...* Deputy.

FRANK R. SHANKS, CLERK.

No. *3455*

PROBATE FEE BILL.

COUNTY COURT, DALLAS CO., TEXAS.

ESTATE OF  
*Mary A. Noll*  
*Deed,*

Judge's Fees .....	<i>150</i>
Clerk's Fees .....	<i>400</i>
Sheriff's Fees .....	
.....	
.....	
Total .....	<i>550</i>

ISSUED

This ..... day of ..... 190.....

**FRANK R. SHANKS,**  
Clerk County Court.

By ..... Deputy.

Fee Book ..... Page .....

Attorney.

JAMES WILLIAMS, PRINTER, DALLAS.

FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1973