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

Case Number 2503

Dallas Genealogical Society Founded 1955



FILMED BY THE NALLAS GENERIOGICAL SOCIETY-19.

#2503

FILETE BY THE DALLAS TENEALOGICAL SOCIETY-1978

TEMPORARY ADMINISTRATOR'S BOND.	AND THE PROPERTY OF THE PROPER	ON SOLVEN OF THE PARTY OF THE P	and the same of the same of the same
THE STATE OF TEXAS.	Estate of $\mathcal{L}$ .	W. Skelle	DECEASED.
Know all Men by these Presents as Principal, and Deilelity and	c repinar	er -only	1
as Sureties, are held and firmly bound	unto the County .	udge of said Co	unty of Dal-
tas, and his successors in office, in the s	. Ih, Skelle	u	Dollars; who has
been appointed Temporary Administrat	or of the Estate of Deceased, shall w		form all the
duties required of him under said appoint	intment.	1111/2	
WITNESS our hands and seals,	idelity & Sepa	Illin	190/
o sa	BI . D _VA	raest-la	
I do solemnly swear that I will well a Administrator of the Estate of	Skellou	Ju the duties of	f Temporary Deceased, in
accordance with law, and with the order	er of Court appoin	Millore	ministrator.
Sworn to and subscribed before me	EN/	Tilliame	190/.
	noting Publi	County Clerk, Dalla	s County, Texas.

No.3021

COUNTY COURT, DALLAS COUNTY.

BOND OF TEMPORARY ADMINISTRATOR.

ESTATE OF

L. W. Skettver DECEASED.

Examined and Approved this 27

Readed 3/130

FILMS BY THE DALLAS TENEALOGICAL SOCIETY-1978

In Re Batate

In County Court,

so. of

L. W. Skelton, dec'd.

Dallas County, Toxas.

Now comes J. M. Skelton, Temporary Administrator of the Estate of L. W. Skelton, dec'd., and shows to the Court that at the time he took possession of the Estate of said L. W. Skelton, dec'd., under the order and appointment of this Court, he found that said Estate was in the following condition, towit: Personal property, consisting of household and kitchen furniture used in the business of proprietor of the Union Depot Rotel and merchandise, but fixtures, license to., used and kept in the business of saloon Resper assumiting in the aggregate to the sum of \$2005.20 accounts due said setate \$600.00, cash on hand \$374.55. total \$2948.75.

The liabilities of said estate amounted in the aggregate to \$4508.80. Since my appointment there have been paid on said liabilities \$480.70.

The assets of said satate are practically the same as when said estate came into the hands of this administrator except the item of each on hand which has been reduced to the sum of \$250.85. Your administrator believes that by continuing the present course with said estate it can and will be made to pay off in full all liabilities and leave a fund on hand for the widow and child of said decedent. Wherefore he prays that he be continued by the order of this Court in his office and appointment and powers of Temporary Administrator of said estate to such time as the fourt may seem right. And he will ever pray ac.

4. D. Carty

The biological to apparature of the said birotood they and to themstille the training and the to the birotop and the said to t of L. W. Skellon, doe'd., and shows to the Court that at the size he seek possession of the Satata of said L. s. Skelton, deold, under the conden L. W. SERRICOR, Goo'd. Be Matate Now comes J. H. Skelton, Temporery Administrator of the Latate Dallas dounty, Tenas. In County dours,

Betate of

Pending in County Court,

NO GOOD

L. W. Skelton, dec'd. 8 Dall

Dallas County, Texas.

This day mining on to be heard the Sanal Report of J. H. Shelton, Secretary administrator of the estate of L. V. Shelton, decki, and the same haring team by the Court daily examined and it appearing to the Court that all the debte outstanding against said estate have been paid in Sull and discharged and that the property in the father of said administrator believing to said estate has been said and duly commissioned; it is entered by the Court that said papers to out the same in heathy in all things against a place for attempts form to paid out of the courts of said estate as \$100,00 for attempts form to be paid out of the courts of said estate in the time of the courts of said that against in the bases of the courts of the courts of the said temperary administration and temperary administration and temperary administration and temperary administration and the minutes on the heart be and are heavy discharged. Seen Surther Limbility by reason of said administration

Evid Lundersale Comoty high

The state of the s

the way south

IETY-1978

In Re Estate

Pending in County Court,

NO. of

L. W. Skelton, dec'd.

Dallas County, Texas.

Now comes J. M. Skelton, Temporary administrator of the Estate of L. W. Skelton, dec'd., and shows to the Court that he has heretofore reported claims against said estate in the sum of \$4508.80. That since said report there have been presented to him additional claims against said estate in the sum of \$1149.70, making the total indebtedness of said estate \$5658.50. That the assets of said estate amounted, from all sources, to \$3948.75, toxit: Property \$2969.20, accounts due estate \$600.00 and oach on hand \$374.55. That during his administration of said estate under the orders of this Court he has paid on the debts outstanding against of said estate at the time of his qualification \$2297.86. That the item of assets above mentioned as "property" is better and of greater value now than at the time this administrator took charge of same, that there are still outstanding debts due said estate and this administrator has on a each belonging to said estate in the sum of \$206.00. Adjuinistrator shows that at the date of the death of said L.W. Skelton there was not on hand supplies for one year for the widow of said decedent and that besides a said widow there are four small children and that this administrator has paid to said widow the sum of \$10.00 per week from the date of his appointment for the support of herself and said children, that said sum is a reasonable amount to be so expended and he now asks that he be permitted to continue such payment to said widow while he continues to act as administrator of said estate. Said administrator shows that the oreditors and other persons interested in said estate are satisfied with the manner mi which said estate is being managed and do not desire that it be changed, and this administrator believes that with the continuance of such management he will in the course of five months pay off and discharge all the indebtedness of said estate and save for the widow and children of said decedent more than \$1000.00 of said estate. Wherefore he prays that an order be entered continuing him as such administrator under the powers immetofore granted until such time as to the Court may seem proper in the premises, and he will ever pray &c.

Attorney for Administrator

April 1 Total Control of the April 1 Total of the A

Collice of Man Adams of Man Ada THE STATE OF SAME AND SAME AND LINE OF GAR TO LAND BOY TO BEEN A SAME OF THE S -is an iss of mennismo of elify wohly bise of the way four come continues of entering form to consumisate and date and asserted respectations and the and the equations of the contract of the action and at all the action and the contract of their bine to membilify and webly end not not him explay bine in campbelling in test event of orelearn's estates files to 00,000 test sand orestend the response them will draw and of an apply that Little Badishy sections and and the ten and mand mothers. We have no dance with the error of the same a manigued tasts and trebenced bigs to notice att not near one not emiliging and meaningalishing after sails combiling them that win one of the sails bille a at the author that the base his there's of increase the test and the believed of at talk alse wen an him believed on ad of fulcia alderonam Manifest wife fidin berlington of a status bins fit betweenthin ancomer worth this the second entered we proble manufact and to not destruct the of the president sursing all rabin touridanninhs some as and intentation bereits ad tishno the pressent and he will ever pray to.

athicater and of its fund of the of and are . B'ook and and in its it P. S. Skriton, dec'd. ofadas of at now constant to the statement of the sta Bulles comer. Pendang an County Count.

מוה בני שנים ניינים "סיו" שבי מבלים.

FILTED BY THE DALLAS TEMEALDGICAL SOCIETY-1978

IN Re Matate

Pending in County Court,

i0. of

L. W. Skelton, deo'd.

Dallas County, Texas.

Now comes J. M. Skelton, Temporary Administrator of the Estate of L. W. Skelton, dec'd., and files this report, supplemental to his report filed herein in Pebruary 1902, and shows that the assets of said estate are in about the same condition as shown in said report except that since said report this administrator has purchased and added to the stock, linen, bedding &c. belonging to said estate goods and merchandise amounting to the sum of \$482.00 and has incurred in said purchase, additional liabilities in the sum of \$482.00. That the purchase of said goods and merchandise was necessary for the protection of the property of said estate and for the conduct of the business thereof.

That since the filing of said report in February 1902 this administrator has paid debts against said estate in the sum of \$500.00.

Your administrator would further show that the item of "Accounts due Estate" in the sum of \$600.00 as shown by the inventory herein, consists of ber and board bills against transient railroad men and are entirely worthless. That your administrator has made repeated and diligent efforts to collect the same a but has entirely failed and said administrator now asks that said accounts be stricken from his report of meets of said estate and that he be not further charged with said accounts as administrator.

Administrator believes that by an extension of his powers as temporary administrator until the November term of this fourt he will be enabled to discharge all the debts due by said estate and have a small balance to turn over to the widow and children of said decedent.

Therefore he prays that he be continued as temporary administrator of said estate under the powers heretofore granted hid, and he will ever pray &c.

Temporary Administrator.

Sworn to and subscribed before me this 18th day of September 1802.

Notary Public, Dallas County, Tex.

FILMED BY THE DALLAS GEMEALOCICAL SOCIETY-1978

The state of the s of sate and the under the powers heretofore granted him. And he will ever nesses to and minearity of parate me this inch day of Softwishes 1909. Ministeriors by Irain that he be continued as temporary administrator tions a stat but elete of end and and the extension and the extension of being Temponary Administration. paragraph to then over to the widow and ofilition of anid december.

Hotel Eddies Dalles County, tox.

FILTER BY THE DALLAS TEMEALOGICAL SOCIETY-1978

IN Re Metate of

Pending th County Court,

L. V. Skelten, cools.

miles County, Topos.

Her sains J. H. Skelten, Temperary administrator, ton, desid., and personts to the court this his final supert, as follows: The group assets of said estate that came take his hands, as shown by report filed herein July 10 1001, anounted to \$5049.YE including \$600.00 in accounts. The total indebtods \$5058.51. There was not as hand one years supplies & or children of said depodent and the item of ano consisted of small ber and beard bille on too parties, were warthless and this administrator has not been able to callook any part of said encounts, that he has conducted i setate, without compensation to himself, as as to esque the bout satesests of said estate and of these interpreted therets, has well the per ty belonging to cald estate for the our of \$2000,00, has paid to the vidor for the expect of benealf and the miner children of said deceded the sum of \$10,00 per wook and has paid off and discharged all the extensiing indobtedness of said estate as fellows:

Me. C. math &	320.	Tento 1.	8 888.50 H
D. R. Millian	(2) 전에서 실고했다면 생각하면 하면 살아갔다면 하는데 하는데 하는데 살아보니 살아보다면 하는데 없다면 하는데		
D. Perrie,		regranda 🏚 ber dan	
D. C. Ball,	CONTROL OF THE PERSON OF	e national and the second second	405,60
Dallas Brancy	bear mounty and and		
Intimet Inde			2000.00
C. A. Sheltes	Property of the second second second second	· · · · · · · · · · · · · · · · · · ·	30.70
Henry & Reiger		6.	200.00
L. Philippen,	STANDARD TO STANDARD STANDARD		100.76
L. Gradesk,	production of the meters	100 mg 10	47.20
J. 7. 2006.	The said her carboness .		90.00
2. town,	A STATE OF S	* **** <b>10.</b> *****	
Parks Greenry		10.	207.05
H. Pointing.		Yaj	- 00,001
Morony Heritage		34.	50.76/
Regewood Bastil	ling oo.	20.	00.00 f
Burton Lumber	00.,	., 27.	00.00 /

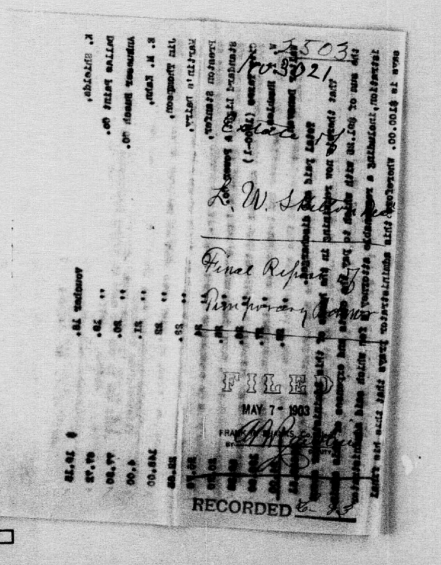
K. Shields,	Yougher 15.	20.26 -
Dalles Paint Co.	· · · · · · · · · · · · · · · · · · ·	67.72 V
Anhueur Busch CO.	. The same services and the same services are same services and the same services and the same services are same services are same services and the same services are same services and the same services are same services and the same services are same services	77.80
E. K. Colo.	and the state of t	4.00
Jim Thompson, Martin's Dairy,	and the second of the second o	248.00 V
Preston Stanfer,	and the second second second second	40.70
Standard Light & Power Co. City Taxos (1900-1)		20.20 1
V. T. Humbles,		20.00
Sotal paid and	discharged.	10.000

That thereis now requiping in the hands of this administrator about the sum of \$01.35 with which to pay the costs and expenses of this administrator stration, including a reasonable attorney's fee which said administrator says is \$100.00. Therefore this administrator prays that this his final report be in all things approved and that he be discharged upon payment of costs and expenses of administration and that he and the sareties on his band be released from further liability bessels.

Aller to deliver.

County of halos. Defens so the unconstance entherity on this day processly appared J. H. Shalten, temperary emiliatestates of the counts of S. V. Majten, desta, the offer being by as only count ware on onth that the close and foregoing report contains a full, from and correct statement of the condition of said extents and of all the matters and things to which the core saidless.

Notary Public, Dallas Co. Texas.



FILMED BY THE DALLAS GENEALOGICAL SOCIETY-19/8