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

Case Number 1309

Dallas Genealogical Society Founded 1955



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1309

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Estate y Hung Me Morris

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D.D. Festman

| The State of Texas, Estate of Henry de Mornis |
|--|
| Know all Men by these Presents, That we, S. O. Scott |
| as Principal, and G. & Martin and M. All Lyry as Sureties, are held and firmly bound unto the County Judge of said Chinty of Dallas, and |
| his successors in office, in the sum of the thrown Dollars; |
| been appointed and wirewirely of the white of Hury do Morns |
| shall well and truly perform all the duties required of him under said appointment. |
| WITNESS our hands and seals, this 2 th day of April 1830. |
| O. O. Scott, in |
| lsev & Martin |
| It Bradging That |
| I DO SOLEMNLY SWEAR that Helry ne morris deceased, died |
| without leaving any lawful will, so far as I know or believe; and that I will well and truly perform all the duties of Administrator of the Estate of said deceased. |
| S. C. Swith |
| Sworn to and subscribed before me this 2 day of april 1880. |
| BINTHY Daluare Beputy. |

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County Court, Dallas County. Hustoren Bond. Meury Mornis Filed Opril 21

W. M. C. HILL, Cierk, County Judge, Dallas Co.

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(1)

No.1427. Estate of Lenry M. Morris, Deceased.

County Court of Dallas county, Texas.

Be it remembered that this day came on to be heard the petition of the Bricklayers International Union No.5, of Dallas, Texas, for an order to S.O.Scott, Temporary Administrator of said estate, to deliver to petitioner the sum of \$75.95, funds belonging to it in the hands of Nenry M.Morris, dec'd, as its Treasurer at the time of his death; and it appearing to the court that the said henry M.Morris, dec'd, was the treasurer of said Union, and that he had in his possession at the time of his death \$75.95 in cash belonging to said Union, and that the same, with other money was found upon his person and amongst the effects of the deceased, and that said money was the property of said Union and not a debt of the said Morris to it, it is ordered, adjudged and decreed by the court that S.O.Scott, Temporary dministrator of said estate, be and he is hereby ordered to deliver to said Bricklayers International Union No.5, of Dallas, Texas, the said sum of money of \$75.95, the funds of said Union, upon its execution to him as Temporary Administrator, by its President and Secretary, a proper receipt therefor; which said receipt he shall file with the papers of this cause.

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STRUMYTON,

Estate of Henry M. Morris.

No.1427.

Deceused.

County Court of Dallas County, 'exas.

Pe it remembered that this day came on to be heard the application of S.O. Scott, Temporary Administrator of said estate, for an order to sell a lot of corn estimated at between two and three hundred bushels, upon the farm of deceased in Collin County, Texas, in the custody of his agent, O.I. Cravens; and it appearing to the court that said corn is deteriorating in quantity and value, and that there is no use for the same upon said estate, and that it was the intention of said deceased to have the same sold, it is ordered, adjudged and decreed by the court that said Temporary Administrator be and he is hereby ordered to sell said corn at either public or private sale, and in bulk or in such quantities and to different purchasers, as to him may seem best, and to report his action to this court as required by law.

SAS WAY

ESTATE OF HENRY M. MORRIS, Dec'd.

Be it remembered, this day came S.O. Scott, temporary administrator of said estate under appointment of this court heretofore made,
and having filed on, heretofore to-wit: May 27th, 1890, his list of
the property of said estate, with return of sale of sertain corn
heretofore ordered to be sold, and his final report of the condition
of said estate as temporary administrator; and the same having been
considered by the court, it is hereby ordered, adjudged and decreed,
that said final report be and is hereby approved, and the said list
of property heretofore rendered by him are adopted and confirmed as
correct.

It is further ordered that the report of sale of corn heretofore ordered to be sold by this court, appearing to the court to
have been fairly conducted as in said report contained, and that
the net proceeds thereof, after paying costs and expenses of said
sale, amount to the sum of forty-two and 80/100 dollars, it is ordered that the said sale be and is hereby approved, and the said
administrator credited with the amount of said corn, which is
stricken from said list, and charged with the said sum of forty-two
and 80/100 dollars.

And it further appearing to the court that said decease had at the time of his death, in the National Exchange Bank of Dallas \$1630, and in the City National Bank of Dallas \$661.65, and that he had in his hands the sum of \$190.20, all of which, in addition to the net proceeds of said corn, amount to the sum of twenty-five hundred and twenty-four and 65/100 dollars (\$2524.65), and that the temporary administrator is allowed a credit thereon of seventy-five and 95/100 dollars heretofore ordered paid by him to the International Bricklayers Union of Dallas, being money belonging to said

No.1427, tate of Henry M.Morris,

Dec'd.

(Orace to Temporary Administrator to sell corn.)

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ESTATE OF HENRY M. MORRIS, Dec' d.

Union and in the possession of deceased at the time of his death, as treasurer of said organization. Wherefore, it appears that the balance of cash on hand in bank and under the control of said administrator amounts to twenty-four hundred and forty-eight and 70/100 dollars; and it appearing to the court that the remainder of said property is in the hands of the temporary administrator,

It is further ordered, adjudged and decreed, that the temporary administrator do deliver each and every item of said property and all of said cash into the hands of the permanent administrator of said estate whenever he shall qualify, and until the qualification of said permanent administrator, that he retain the possession thereof without change.

It is further ordered, adjudged and decreed, that all the costs, expenses and allowances to be made on behalf of said temporary administrator in the management of said estate to this date, shall be rendered and returned by him, upon application, to this court in the permanent administration of said estate, to be acted on by this court as soon after the permanent administration shall be granted as may be practicable.

And it is further ordered that upon the delivery of said property and money into the hands of said permanent administrator, that the said S.O.Scott, as temporary administrator, be and he is hereby forever discharged and said temporary administration closed.

(1)

Estate of Henry M. Morris,) Temporary Administration Deceased.) pending in the County Court of Dallas County

#1427.

Estate of H.M. Morris, Decid.

Report of temporary adminlatrator.

To Hon. E. G. Bower,

Judge of said Court:

Your petitioner, S.O. Scott, Temporary Administrator of the estate of Henry M. Morris, deceased, respectfully shows to your Honor:

That amongst the personal property of the deceased, which has been discovered by him as reported in the list thereof heretofore presented and filed, there is a lot of old corn, some of it of last year, and some of the year before; in amount estimated at between two and three hundred bushels. The said corn was accumulated by the deceased, as your petitioner is informed by C.I. Cravens, the agent of deceased upon said farm, for the purpose of feeding stock through the winter. The said corn is old and is rapidly deteriorating in value, and the necessity for feeding stock passed. It is the opinion of your petitioner, as well as of said C.I. Cravens, the agent of deceased, that the said corn should be sold as soon as possible, because 't is not only deteriorating in quality, but is likely to become of less value as the season progresses. The said C.I. Cravens has also informed your petitioner that it was the intention and desire of said Morris to sell all of said corn remaining after the winter's feeding was over.

Petitioner respectfully presents the facts aforesaid to your

eake, Shepard & Miller.

Honor and believing it to be to the interest of said estate that said corn be sold at private sale, as the terms thereof can well be arranged, prays for an order granting him authority to sell the same at private sale.

S.O. Serty

Estate of henry M. Morris, Dec'd.

peared S.O.Scott, Temporary Administrator of the Estate of henry M.Mc.ris, deceased, who being sworn, says that the facts set forth in the foregoing petition are true to the best of his knowledge and belief.

Hitness my hand and official seal, this the 30" day of Uhril , 1890.

Ald Death Cells

By J. F Lewis , My

Petelini exacioned rapports o temporary admin ordered to sell said com at public or provole sale as he may diesen from the and applicable of El Brown Crypt and Solgo El Brown Crypt

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No. /427

Estate of Henry M. Morris,

Deceased.

Application to sell old

Corn on hand.

Teletion record

FILED.

APR30 1890

S. B. SCOTT, County Clark,
By J J dervis

Decorded

Leake, Shepard & Miller.

The State of Topos 3 Inthe County Court County of Sallas & g Salles Co - Topos. To the How & I Bower County Judge of Sallos Comf. Tour publican & Olesti a reside citizen of Collin langstate of oyor, respectfully repre-That Hung to hioris dies and doub on Friday April 1890 the County of Dales in which lang he had his residence That hely no will so for or your pilitiones has been out to as. contain and he believes that he dut = betati -That dais morris has ew wife or children and mo kin in this state exfor or petitions conteau. That the one homes was possessed of the line of his dialle of some real state eiters s in Collin Comp in said state part i while was inproved out hos some catter and horses whom I, all is charge of our bhacks ! lerous - deceose also host som money is his possession and on his person when he does, and hod culai hopers in his truck of his room. That a wasself for mine

did tutoray atumi holis a the relate of inhetate, because the cons y his burier must be arrangedone however for, and because the money whis presen and his hopers while on of wolm may be lost one dishops, and publisher days that culin hartis who fell nows on toplite a whenever, and who were not meletis to the inhestole have tokenpos. tissing his mony, obout one 10 hereard and awing five dollars, and how also loturous cupied by decease his hims " containing his clothing, busone " ffet, papers, alters &c; andis important and massay that the I som be recovered at once and of amino and sofely kept or they maybe g guest volume - It is also encreased that his soil form be conductive by loughe authority at one, or great losson domage ming would from your pelilione is of lawful age love un disquelifico from acting so administrator, on he hatin upon the estate years there Il horis with such power as no he massoy to the presention

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Tun ecc.

ESTATE OF HENRY MORRIS, De'ca.

In the County Court of Dallas county, Texas.

To the Honorable E. G. Bower,

Judge of said Court.

The Bricklayers' International Union #5, respectfully represents to your Fence that it is an association of individuals in the county and city of Dallas, State of Texas. That it has certain funds in its hands, and Henry Morris, deceased, was, at the time of and price for the reof.

That pursuant to the rules of said Union, the said treasurer was allowed and expected to keep money in cash upon his person for the purpose of paying bills as they should accrue, in addition to other sums that might be deposited in bank.

That the said Henry Morris, at the time of his death, had in his possession in cash, belonging to said Union, the sum of \$75.95-- all of which will appear by the books of said Union, and also by a memorandum attached hereto in the handwriting of deceased, made on April 14th, showing that he had in his possession in cash outside of bank belonging to said Union, the sum of \$75.95-- the said memorandum having been found among his books and papers after his decease.

Petitioner therefore says that of the money which is found in his possession, to-wit: \$190.20, which was turned over to the temporary administrator of said estate, viz: S.O. Scott, \$75.85 thereof belong to petitioner. Petitioner prays, therefore, for an order from your honor, directed to said S.O. Scott, temporary administrator under appointment of your honor, requiring him to pay over to petitioner the said sum of \$75.95 aforesaid, in the possession of said Henry Morris at the time of his death, and for such order as may protect the said administrator in the payment thereof. And, as in duty bound

petitioner will ever pray, etc. The Unit is not intelled to soil Bricklayers' International Union #5, of Dallas, By Je Sher war / Before the undersigned authority on County of Dallas. this day personally appeared J. Sherman, who being duly sworn, says that he is the president of the Bricklayers International Union #5, petition aforesaid; that the facts alleged in the foregoing petition are, within his knowledge, true and correct. 1 Sher men Sworn to and subscribed before me this . 30 day of Opin, A. D. 1890. Witness my hand and seal of S.V. married pp 10 hours co to To the flow & 9 Bower lowing Judge of sollor County -The unsursigned would respictely represent to pour stores that he believes the fores going pulition to be time, and going in alight grantia. 30- 1890. S. B. Set M. Perup. administrato

metaklavera Thirmpactonal Baton #5, of Dallast, positioner still avery or year and a land 0011 7 37 -1 9.5 in hand April 14 " 75.,95 SOCIETY-1977



ESTATE OF HENRY M. MORRIS, Dec'd.

Temporary Administration pending in the County Court of Dallas Co., Texas, April, 1890.

To the Honorable E. G. Bower, County Judge of said County:

Now comes 5.0. Scott, who has been appointed temporary administrator of the estate of Henry M. Morris, deceased, and respectfully reports to your Honor, that, in obedience to the order appointing him temporary administrator of said estate, he proceeded to take possession of such personal property and papers of the deceased as could be procured.

That he obtained from....., who had possession thereof, the trunk of deceased, in which were certain articles of wearing apparel, etc.

He also procured from the same party a tin box, containing letters and papers belonging to the deceased, and also a pocketbook.

That among the papers are quite a number of letters of no importance whatever, but which he has securely kept. He found among the same the following note:

One note for \$150, executed by C.I. Crave payable to Henry M. Morris on the 1st day of January, 1891. The same reciting a vendor lien upon 50 acres of land conveyed by John Archeart and wife to said Cravens, out of the D.E.W. Babb league in Collin county.

Another note of C.I. Cravens, payable to the order of John Areheart, for the sum of \$125, on the 1st day of January, 1892; the same being a vendor 1 en upon the same tract of land as in the note above given. Said note endorsed on the back to Henry M.Morris by John Areheart.

A note written in pencil upon brown paper as follows: "25\$ 35 cents. January 5,1888. On or before the 15 October I promise to pay

state of Henry Morris, De'cd.

Patition of Bricklayers' Int'l Union #5, Dallas, Texas.

not record

FILED

APRSO 1890

S. B. SCOTT, County Clerk, By 77 Reserve

Loaks, Shepand & Miller.

Henry Morris 25\$ 85 cents, interest at the rate of 10%. (Signed)

Also found among the said papers a tax deed from James Melton, collector of Young county, to Penry Porris, 417 1/4 acres of F.Peterswick survey.

Also, deed of W.M.King, collector of Jack county, Thes. F. West, 640

Also, quit claim deed of S.M. Edsall to Henry Morris, 435 acres of Peterswick survey in Throckmorton county.

Also, certain certified copies of proofs of heirship, transfers, etc., from parties purpor ing to be the heirs of S. Peterswick, to Wenry Yorris.

Also, a lease contract, signed by Henry "orris and Wm. Cottrell, made the 5th of Pebruary, 1889, for a farm in Collin county, Texas.

Also, a lot of tax receipts, showing payment in Throckmorton county of taxes by Henry Morris on 435 acres, F. Peterswick survey.

Also, tax receipts showing payment by said Morris of taxes on 417 1/2 acres F. Peterswick survey in Young county.

Also tax receipt, showing payment of taxes by said Morris on 639 acres of F. Peterswick survey in Jack county.

Also, several redemption certificates in payment of taxes, etc., on said survey.

Also, tax receipts for several years upon 122 1/2 acres of D.E. W. Babb survey in Collin county, Texas.

Your petitioner would further state that George Figh delivered to him a pocketbook or purse, belonging to the deceased, and with it the sum of \$190.20 in cash, which said sum has been deposited in the North Texas National bank in the name of your petitioner as temporary administrator of said estate. He further states that he is informed by the precident and cashier of the National Exchange

bank of Dallas, Texas, that there are \$1630 in cash deposited in said bank to the credit of said Henry Morris, which said sum your petitioner has left in said bank.

Month Marrie 200 85 cents, interest at the rate of fort (Magnad)

Petitioner further represents that among the letters found among the papers of deceased were some from persons purporting to be relatives of deceased, and that your petitioner immediately, on said parties, stating the fact of death, of administration, etc., giving them notice of the situation of affairs.

In addition to the foregoing, the said S.O. Scott has found the following property on the farm of the deceased, in Collin county, under the control and management of C.I. Cravens:

19 Head Stock Cattle,

- 2 Mares,
- 2 Mule Colts,
- 1 Two year old Mule Colt,
- 1 Old set Wagon Harness,
- 3 Old Plows,
- About 1500 Shingles,
- A lot of old corn, estimated at between 200 and 300 bushels.
- 1 Trunk, containing old clothing, and old letters and papers of no value.

The above and foregoing comprise all of the property that your petitioner has been able to find belonging to the decoased.

The articles last enumerated are upon the farm and under the charge of C.I. Cravens, who is manager of the same under a previous contract, as your petitioner is informed and believes, with the deceased. of O Scott.

be galastyee of Secondon, and then your posts, conditional investigating, on company and colours of discussed were some their paragraph purporting to The relativistic of the second the second that the second thank partitioner has telled in apid benk. maid bunk to the orodit of sets heary Morris, which said man your hand of Dallas, forms, that there are \$1850 in east deposited in Sworn to and subscribed before me, this the 30th day of April, A.D.1890. By C Lucy do SENEALOGICAL SOCIETY-1977

Estato Hung horris Sucre 3 2014273 To the Han & & Bower County Judge of Ballos Comy -Jose peliline O o deote Tingo. roy admir hotor of soil white water pay represent that singling his report of the pursone property sois estate this ag, he has discourse that soid they morris decroved how of his durate on depail in the city holionse Buck y dollar the sung by hundred and sixy out to dollar (\$661 55) while soil seem is reported to you pilling or upon ungury by the Cooking soil bank and the down remains now annow best britis lefon un ties the 30 th S. O. Sott day of Abrie 1890 Que dedur Estato Yeary Morris 213 Dott Co cer By I Flewis D.

state of they works explusive Room of Admin of proberg-Jane Estate nountory FILED APR30 1890 & B. SCOTT, County Clarke howrded

Estat gotteny horris 3 h to County Court To the Stor & & Brown - County Judge of sais Comy now comes Ossiste Temporary Admight sois estate and in obedien to the requirements of the law as this that we of his lundorous administration, vaporperes represent to you blower. 1. That the lists of the property herebyone when by him or timporary administration are corners som in buch partialous or benegte blows. and to ocho that the love may to later for our or the lists required to be returned by low-2. That is a sailing to some promity habor the following only - One due most of like Jingeron and his wife luayout Lengeron Jan 3-1884 to Many Morris commenting alised of the access of land party the & EW Robb survey - Collie Comp 7400 and also a weight themto alloched signed of CC Junger + dates Joury 1- 1885 a chamberging the maise y the propriet of the busines him who walks - Love dut -I. That in obedience to the only your down mode and day y hear 1490, he are de con yours state, and you measuring and y. owing the form there were only 161 bushels and of this pair was there are her two georgia - this is made deligent offered to are the some of the war primes to be obtained and did so are or follows dung the said healty. To fran langhti - 2? bushes & ye we 30 6.40 fin Airhart 25 " " . a. 30 - 7.50 . 4 & chirly 44 " a. 30 - /3.20 Dam Bouen 22 .. 3 " a. 25. 5.50

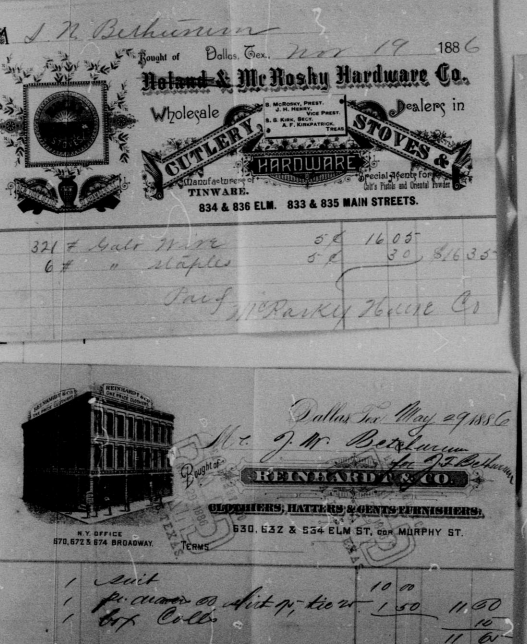
To John helson 18 lishes 3 pooled a 25 is. 4.50 . For dichart 10 25-John Haff 20 " - ... 25. 844.80 Total 161 Table = That said color were pury wat and for a good price in a consider some coast the arm - This is working said the hours consulted to payour to Collians for measuring and fulling out soil come for deling the hung his dollars while his soil him were resort sweet That de suiting the soundier is non in his hours or such adminislister the mi sum y \$42.80 while he wow bold will all the aller probers. your well origins the order y this court -Super paris abiting home 1850 - the strong hing 4. That the consider yours called is the wellinged since the sourcom with his houds - years that in obedien pais the blustine ackloger Union the sen of \$75 35 while was the profit thereof i hands of some heares os is Tressure of the line of his checoas and the weight your Oliver has been who and files so regumes by the only of your stoner as ofores and. 5. This character owner two which of him y his decrose, or you fell or is informed and blives, were under

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STATE AND COUNTY TAX RECEIPT.

Y-1977

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the Sum of \$1000 ten Dollars +
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J. F. Bethurum
en & Wealherpord

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| 79 01 | 1 Trutay | 120 | | 10 | TYO |
| Carter & Gibnoo Pig. Co., | uplicate) | tlespe | | Tax Co | Prive, Dallas Co. |

Merquit, Dallas bo Texas Estate of Mers Stancy B. Bethurum 1878 to J. E. W. Lane. Or.

Aug 15 To Makeing Coffin for has Meiss as

four order to Sommer garden of Muners

J. J. S. and Mary a Reliarion the Sum of

fine dollars. fine dollars His Worth 11 /7.9 James & M. Lane of JAN Dr Bethurun the seem of Fine Mr Marcu Betherum (Guardiane) To this . a . Lilly Dollar for foreres in unhig and Exhibit For testion of people Bethernen for 33 days o sorper day " Recad pay march 27" 1884. Comber offans the a. Lilly

Fricher 13. Filed Non 11, 1880. St. Harwood Clirk. By H. H. Thacker Sept.

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A. Harwood. Cek.

Mesquite For Act 1 1878 Me Naucy Bethiram In 2 place 1 x12 -16 -48 for former law order 84 " 5/2 yet Willed " 5 " honinge " 2 pa Incies " 2" Nails 120 " 6 coffin Serous 130 " Loffin Facus " Sayd of Brown domestic Recold of A P Sumers gardine of the minus of JH 8'h and mareing it Be therain the Lume Light bollgrs and forter six coils the Non the 17/1.9 J. In Gorts State of Lyas leoutily of Dallas & Before new- J. G. Rugel a noting fublic in and for a cros les Tras Seremally approved Ale. Blair who is to me well Primon - and statue that the writing was frue Just and unfail Wilmes my affinal seal and les Ligas this the 3d day of Duye FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1977

State of Exas & Before me JoRugel a Hotary Country of Dalla 3 Priblid in and for the country of Dollar personally affermed & M those who is To you well hours and stated that the milie accounted no brie but aux unpaid Wetines my Official seas and sequences nd key office in the lower of Mesquele Letas The the 8 day nor 1874 & 6 Rugel N.P. gon Ho7 Heles Nov. 11. 1880 A. Harwood Cek, By Mit Bhacken det. Fled nov. 11.1880. A. Harwood Cek, is Legen Evas Jany 3.1880 Between to It 6 Blair or The Estale of Mrs. Bethur To Baging & Fin for 1816 contin Fled Nov. 11.1880 A. Harwood. Cek. By H.H. Phackindel. 11