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

Case Number 2325

Dallas Genealogical Society Founded 1955



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#2325

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TEMPORARY ADMINISTRATOR'S BOND THE STATE OF TEXAS. Estate of Okas. J. M Ennis Know all Men by these Presents, That we. My The Ennis COUNTY OF DALLLAS. as Sureties, are held and firmly bound unto the County Judge of said County of Vallas, and his successors in office, in the sum of Old Rouse & Dollars; conditioned that the above bound NM &M Ennis been appointed Temporary Administrator of the Estate of Thomas of MEnuis Deceased, shall well and truly perform all the duties required of him under said appointment. WITNESS our hands and seals, this 3 - day of of steaches |SEAL| I do solemnly swear that I will well and truly perform all the duties of Temporary Administrator of the Estate of France 77 Secrees Deceased, in accordance with law, and with the order of Court appointing me such Administrator. Sworn to and subscribed before me this day of Deplemen

Received from Wm. J. No Ennis, Temporary Administrator of the Estate of Thos. F. No Ennis deceased, as heir of said Thos. F. Mc Ennis, our pro rata of \$5078.25. Said \$5078.25 being \$2028.25 life insurance collected from the Equitable Life Assurance Society, and \$1050 from sale of 2' shares of stock in the Dallas Cooperage Company.

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Rosa Chiniy Clerk, Dallas County, Texas.

Deputy.

No. 3090.

COUNTY COURT,

BOND OF TEMPORARY ADMINISTRATOR.

ESTATE OF

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Examined and Approved this

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9. 372 County Judge, Dallas County.

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ON CEDITO

IN THE MATTER OF THE ESTATE OF THOMAS F. MCENNIS, DECRASED In the Probate Court Dallas County Texas.

To the Honorable Judge of said Court:

Now comes William J.McEnnis heretofore appointed by this Honorable Court as temporary administrator of the estate of Thomas F.McEnnis, deceased, and shows to the Court that pursuant to said order of appointment he has collected the insurance policy for the sum of Twenty-five Humired Dollars issued on the life of said Thomas F.McEnnis by the Equitable Life Assurance Society, which is described in said order; that said policy of insurance was hypothecated with said Equitable Life Assurance Society to secure the payment of a loan of Four Hundred and Seventy-five Dollars made by said Society to said Thomas F.McEnnis in his lifetime, which amount, less the sum of Three and 23/100 Dollars unestred interest which had been paid thereon, was due and owing said Equitable Life Assurance Society at the date of the payment of said policy; that the balance due on said policy after deducting the amount owing said Society, was Two Thousard Twenty-eight and 23/100 Dollars, which sum was paid by said Society to this administrator.

He further reports that he has sold the twenty-one shares of the capital stock of Dallas Cooperage Company pursuant to the order afore-said; that said sale was made to George J.A.McEnnis for the sum of One Thousand and Fifty Dollars, which was the fair market value of said stock.

He further reports that there is no necessity for further administration on the estate of said Thomas P.McEnnis deseased, and that the proceeds of said insurance policy and said stock should be divided among the heirs of said Thomas F.McEnnis, who are his widow Margaret McEnnis and his surviving children, viz., Joseph J.M.A.McEnnis; Mrs.Emma Alston; Mrs.Jennie Spann; George J.A.McEnnis and William J.McEnnis; that all of said children are of age and capable of receiving said estate.

wherefore he prays that he be authorized to pay over the money collected by him to the parties entitled thereto as aforesaid.

In the Probate Court

THE STATE OF TEXAS COUNTY OF DAILAS

William J.MwEnnis being duly sworn upon his oath says that the foregoing report contains a full and true statement of the property which came into his hands as temporary administrator of the estate of Thomas F.McEnnis, deceased, and that the statements made by him in said report are true.

Subscribed and sworn to before me by the said William J.MwEnnis on this the 23rd day of October, A.D. 1901.

7 Ce. Barrer Notary Public Dallas County Texas.

SOCIETY-1978

FILMED BY THE DALLAS GEMEALOGICAL SOCIETY-1978 3090 In the Marier of the Elice of The F. M. Ennis Report of Deceporary administration Och / amawhins Recorded 4/107

IN THE MATTER OF THE ESTATE) In the County Court OF THOMAS F. McENNIS, DECRASED) Dallas County Texas.

To the Honorable Edwin S. Jauderdale, Judge of said Court:

Now comes Willia J.McRn is and respectfully shows to the Court that on to-wit July 5th 1901 Thomas F. McDhmis died in the city of St. Louis in the State of Missouri; that said decedent at the time of his death was a resident of the County of Dallas and State of Texas, and had his domicil therein; that said Thomas F. McEnnis died intestate so far as your petitioner has been able to discover.

Your petitioner further shows that among other property belonging to the estate of said decedent is a policy of insurance on the tife of said Thorns F. McEnnis, for the sun of Twenty-five Hundred Dollars issued by the Equitable Life Assurance Society of New York, which policy is payable to the estate of said insured; that said Thomas F.McKnnis, as your petitioner is informed, hypothecated said insurance policy with said Equitable Life Assurance Society to secure an indebtedness owing by him to said company; that said company will pay the amount of said policy of insurance only to the legally appointed representative of said decedent's estate. Said decedent also left certificates for twenty-one shares of the capital stock of the Dallas Cooperage Company, a corporation of the county of Dallas in the State of Texas, said shares of stock being of the par value of \$125 per share, but of the market value of about \$50 per share; said stock is paying no dividend , and in its present shape is incapable of partition among the heirs of said decedent.

Your petitioner furth er shows that he is a resident of the county of Dallas in the State of Texas, and that he is one of the children and heirs of said Thomas F. McEnnis deceased; that all of the heirs are of full age and capable of acting for themselves; that they have agreed on a distribution of the estate of said decedent among themselves, and that no necessity exists for an administration except for the purpose of collecting said insurance and disposing of said shares of stock; that it is important that someone be authorized to effect the collection of said insurance socket the participations that the feel was and benefit theref. at once, Wherefore your petitioner prays that he be appointed temporary administrator of the estate of said Thomas F. McEanis, deceased, with authority to collect the insurance policy above mentioned, and therein to allow credit for the debt owing by said decedent to said insurance company, if any for which said policy was hypothecated; that he be also authorized to sell said twentyone shares of the capital stock of the Dallas Cooperage Company, or to distribute the same among the heirs of said decedent according to their respective interests.

Attorney for petitioner.

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