418

The following is a statement of all indebtedness the deceased had against the undersigned: ------

Amounting to \$ nothing included in the amount of personal property above stated.

There is not to his knowledge any last Will and Testament of the alleged in-

He offers a bond as such Administrator in the sum of \$12000.00 with J. C. Heinlein and David H. James as survies thereon.

August Kraatz

P. C. Address 816 Broadway St. Martins Perry. Quio

Sworn to before me, and signed in my presence, this 16th day of March 1922 . Lorens Applegarth, Notary Public

APPLICATION FOR APPOINTMENT OF, APPRAISERS

To the Probate Court of Belmont County, Ohio:

(SEAL)

The undersigned makes application for the appointment of appraisers of the estate and effects of the said decedent, and suggests the name of Heyward Long, Charles R. O'Beirne and David Garden as suitable disinterested persons for such appraisers.

Dated this 16th day of March 1922.

COMPARED

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Bright State

Administrator

August Kraats

J. C. Heinlein David H. James

August Kraatz

ADMINISTRATOR'S BOND Gen'l.Code, Sec. 10618.

KNOW ALL MEN BY THESE PRESENTS. That we August Kraatz J. C.Heinlein and David H. James are held and firmly bound unto the ^State of Ohio, in the penal sum of Welve Thousand Dollars, to the payment of which sum we do hereby jointly and severally bind ourselves, our heirs, executors and administrators, if default be made in the condition following;

WHEREAS, Letters of Administration upon the Estate of Elizabeth Kraatz deceased, were granted to the said August Kraatz by the Probate Court of Belmont County, in the State of Ohio, on the 17th day March 1922. Now, if the said August Kraatz as Administrator of the Estate of said Elizabeth Kraatz deceased;

1. Make and return into Court on oath, within thirty days, a true inventory of all moneys, goods, chattels, rights and credits of the deceased, which have or may come to his possession, or knowledge, and, if required by the Court, an inventory of the decedent's real estate;

2. Administer according to law all the moneys, goods chattels, rights and credits of the deceased, and the proceeds of all her Real Estate sold for payment of her debts, which come to the possession of the Administrator or to the possession of any person for him.

3. Upon oath to render a true account of his administration, within twelve monthe, and at other times when required by the Court or the law. Failing so to do for thirty days after he has been notified by the Probate Judge of the expiration of the time, he may forthwith be removed by the Court and he shall receive no allowance for services, unless the Court enters upon its journal that such delay was necessary and reasonable.

4. Pay any balance remaining in his hands , upon the settlement of his accounts, to such persons as the Court or the law directs;

5. Deliver the Letters of Administration into Court in case a will of the deceased be thereafter duly proved and allowed; then this obligation to be void; otherwise to remain in full force and virtue in law.

Signed by us, and dated at St. Clairsville, Ohio, this 17th day of March 1922

Executed in Presence of Lorens Applegarth