

2873

KRUMP, NIC,
Deceased,
ESTATE OF.

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IN THE PROBATE COURT OF
BALDWIN COUNTY, ALABAMA

PETITION FOR PROBATE OF WILL AND FOR GRANT OF
LETTERS OF ADMINISTRATION WITH THE WILL ANNEXED.

TO THE HONORABLE THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA, AND
TO THE HONORABLE W. R. STUART, JUDGE THEREOF:

Comes your Petitioner, John Chason, and files this his petition
for the probate and record of the Last Will and Testament of the
above named testator and for grant of letters of administration with
the Will annexed and shows unto this court and unto your Honor as
follows:

FIRST:

That your Petitioner is over the age of twenty-one years, is
of sound mind and is a resident citizen of Baldwin County, Alabama,
residing at Bay Minette.

SECOND:

That Nic Krump, who was a resident citizen of Baldwin County,
Alabama, at the time of his death, died on heretofore to-wit: 17th day of
February, 1951, leaving a Last Will and Testament which was duly
made by him and which was attested by Frank W. Carter and Alida Carter
both of whom are residents of Eagle River, Wisconsin, which said Last
Will and Testament is dated July 21, 1938; that said will is herewith
presented to this court and propounded for probate and record herein
by your petitioner. That the said Nic Krump at the time of his death
owned real and personal property located in Baldwin County, Alabama.
That the annual rental value of said land would amount to approxi-
mately \$300.00 a year and the personal property belonging to said
estate, according to information furnished your petitioner would be
valued at approximately \$12,000.00.

THIRD:

That in said will Matt Krump and Herbert Krump were named as
joint executors of said will; that the said Matt Krump and Herbert
Krump are both resident citizens of Chicago, Illinois, and both of
them have renounced their right to act as such executors and have
filed with this court a petition praying that your petitioner be
appointed as administrator with the will annexed of the estate of

of the above named decedent. That your Petitioner is a creditor of said estate and is thereby entitled to act as such Administrator with the Will annexed.

FOURTH:

Your Petitioner further shows unto your Honor that Matt Krump, one of the heirs and legatees of said estate has filed in this court an affidavit setting out the names of the heirs at Law and next of kin of said decedent together with their Post Office addresses.

That your petitioner is not personally acquainted with all of such heirs at law and next of kin of said decedent but according to the affidavit of the said Matt Krump the names, ages, relationship and Post Office addresses of the heirs at law and next of kin of said decedent are as follows:

Herbert Krump, brother, over 21, 9019 Laflin St., Chicago, Ill.
Matt Krump, brother, over 21, 7959 Prairie Ave, Chicago, Ill.
Gertrude Krump, sister, over 21, 7959 Prairie Ave, Chicago, Ill.
Catherine Krump O'Leary, sister, over 21, 7319 S. Greenwood Ave., Chicago, Ill.

Anne Krump Gleich, sister, over 21, 3621 S. Wallace St., Chicago, Ill.

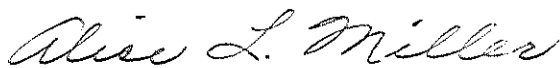
Margaret Krump Schaefer, sister, over 21, 7945 S. May St., Chicago, Ill.

That all of said heirs at law and next of kin are of sound mind according to their appearance which is this day being filed with said court. That in and by such appearance all of said heirs at law and next of kin and legatees under said will hereby waive all notice of filing of said Will for probate and of the day setting the same for hearing.

WHEREFORE, your Petitioner prays that this court will appoint Frank W. Carter, Jr. of Eagle River, Wisconsin, as Commissioner to take the testimony of Frank W. Carter and Alida Carter, witnesses to said Will and upon said Will being duly established by the testimony of said witnesses that said Will be admitted to probate and record in this court and that your Petitioner be appointed as Administrator with the Will annexed upon his entering into good and sufficient bond as required by law.


As Petitioner.

Sworn to and subscribed before me
this 15th day of May, 1951.


Notary Public, Baldwin County,
Alabama.

PETITION FOR PROBATE OF WILL
AND FOR GRANT OF LETTERS OF
ADMINISTRATION WITH THE WILL
ANNEXED.

KRUMP, NIC,
Deceased,

ESTATE OF.

IN THE PROBATE COURT OF
BALDWIN COUNTY, ALABAMA

*Recorded:
Probate Record P
Page 488
Filed in office
May 15, 1951
W.R. Stuck
Judge*

NIC KRUMP,
Deceased,
ESTATE OF.

IN THE PROBATE COURT OF
BALDWIN COUNTY, ALABAMA

INVENTORY:

Cash on hand in Farmers & Merchants Bank of Foley.....	\$ 4,664.01
Cash on hand in First National Bank of Mobile.....	24.35
Cash on hand in Citronell State Bank, Citronell, Ala.....	30.72
Dividend on Packard Motor Car Stock.....	120.00
Dividend on Continental Motors Corporation stock.....	40.00
Dividend on Avco Manufacturing Corporation stock.....	30.00
Rent from Mr. Fels.....	42.00
Dividend on Avco Manufacturing Corporation stock.....	30.00
Dividend on Continental Motors Corporation stock.....	40.00
Sand and gravel sold, Baldwin County.....	24.60
Dividend on American Aviation Corporation stock.....	50.00
	<hr/>
	\$5,095.68

The following stock is valued as set out in a letter of Mr. Richard Lefebure, Attorney at Law, Chicago, Illinois, dated June 29, 1951:

Certificate # ⁿ 050217, 50 shares, The Aviation Corporation, par value \$3.00 per share, issued November 14, 1938, Value.....	\$ 350.00
Certificate # ⁿ 099585, 50 shares, The Aviation Corporation, par value \$3.00 per share, issued April 9, 1941, Value.....	350.00
Certificate #N84813, 100 shares, The Aviation Corporation, par value \$3.00 per share, issued April 9, 1941, Value.....	700.00
Certificate #A79-194, 50 shares, North American Aviation, Inc, par value \$1.00 per share, issued January 17, 1939, Value.....	762.50
Certificate #A122-958, 50 shares, North American Aviation, Inc., par value \$1.00 per share, issued January 30, 1941, Value.....	762.50
Certificate #N433767, 100 shares, Packard Motor Car Co., no par value, issued November 20, 1940.....	450.00
Certificate #N433768, 100 shares, Packard Motor Car Co., no par value, issued November 20, 1940.....	450.00
Certificate #N436899, 100 shares, Packard Motor Car Co., no par value, issued January 28, 1941.....	450.00
Certificate #N436900, 100 shares, Packard Motor Car Co., no par value, issued January 28, 1941, Value.....	450.00
Certificate #N440583, 100 shares, Packard Motor Car Co., no par value, issued April 9, 1941, Value.....	450.00
Certificate #N440584, 100 shares, Packard Motor Car Co., no par value, issued April 9, 1941, Value.....	450.00
Certificate #N23016, 100 shares, Continental Motors Corporation, par value \$1.00 per share, issued December 30, 1938, Value.....	775.00
Certificate #N40649, 100 shares, Continental Motors Corporation, par value \$1.00 per share, issued January 17, 1940, Value.....	775.00
Certificate #N40651, 100 shares, Continental Motors Corporation, par value \$1.00 per share, issued January 17, 1940, Value.....	775.00

Certificate #N40650, 100 shares, Continental Motors Corporation, par value \$1.00 per share, issued January 17, 1940, Value.....\$ 775.00

Certificate #230, 10 shares, The Ironite Company, issued August 16, 1949, par value \$10.00 per share, Value..... 250.00

Total Value of Stock.....\$ 8,975.00

The following shares of stock are supposed to be of no value:

Certificate #12, 3 shares, Dreis Improvement Company, par value \$100.00 per share, issued October 29, 1927.

Certificate #16, 20 shares, Alabama Brick & Engineering Company, par value \$100.00 per share, issued July 29, 1926.

Certificate #13, 2 shares, Dreis Improvement Company, par value \$100.00 per share, issued October 29, 1927.

Certificate #576, 16 shares, Greene County Farmers Sales Association, Inc., par value \$10.00 per share, issued October 24, 1925.

Certificate #27, 20 shares, Foley Hotel Company, par value \$100.00 per share, issued June 4, 1930.

One (1) 1950 Model Delux Packard Automobile, Serial #2372-3642, Motor #H 406617, in possession of Mildred Casey and no value can be placed upon it unless, and until recovered.

REAL ESTATE LOCATED IN BALDWIN COUNTY,
ALABAMA

The South half of the Northeast Quarter of the Northeast Quarter ($S\frac{1}{2}$ of $NE\frac{1}{4}$ of $NE\frac{1}{4}$) and the South half of the Northeast Quarter ($S\frac{1}{2}$ of $NE\frac{1}{4}$) of Section 29, Township 8 South, Range 4 East, containing 100 acres.

The Southeast Quarter ($SE\frac{1}{4}$) of Section 29, Township 8 South, Range 4 East, SAVE AND EXCEPT the following described land, viz: Beginning at the Southwest corner of the Southwest Quarter of the Northeast Quarter ($SW\frac{1}{4}$ of $NE\frac{1}{4}$) of Section 29, Township 8 South, Range 4 East, run thence East 420 feet to a point, thence South 520 feet to a point, thence West 420 feet to a point, thence North 520 feet to the place of beginning, being located in the Northwest corner of the Northwest Quarter of the Southeast Quarter ($NW\frac{1}{4}$ of $SE\frac{1}{4}$) of said Section, said lands, without the exception, containing 155 acres.

The following real estate was owned by Nic Krump, but was included in deeds from Nic Krump to Mildred Casey, and a suit has been filed to set aside such deeds:

Lots 113, 114, 115, 116, 126, 127, 128, 129, 130, 131, 132, and that part of the lot which was designated Lot 138 in a Plat of Oak River View recorded in Map Book 1, page 40, and was designated as Lot 139 in a Plat of Krump Lands, recorded in Map Book 3, page 120, which lies North of Lots 129, 130, 131 and 132 of said Subdivisions, and any part of such lot which may lie East thereof.

The North half of the Northeast Quarter of the Northeast Quarter ($N\frac{1}{2}$ of $NE\frac{1}{4}$ of $NE\frac{1}{4}$) of Section 29, Township 8 South, Range 4 East, containing 20 acres.

Lot 3, Block 1, Thomas Johnson Grant, Section 37, Township 8 South, Range 4 East.

Parcel B of Lot 2, Oak River View, First Addition.

Lots 2 and 3, Block 3, Unit I, Gulf Shores, Alabama.

All of the above described property lying and being situated in Baldwin County, Alabama.

STATE OF ALABAMA

BALDWIN COUNTY

Before me, Alice L. Miller, a Notary Public, in and for said State and County, personally appeared John Chason, who is known to me, and who, after being by me first duly and legally sworn, doth depose and say under oath as follows:

That he is the Administrator with the Will annexed, of the Estate of Nic Krump, Deceased, which estate is now pending in the Probate Court of Baldwin County, Alabama. That the foregoing Inventory is a full and complete Inventory of all the goods and chattels belonging to said decedent which have come into his possession as such Administrator and that there are no debts or demands due or accruing to the decedent which have come to the attention of such Administrator.

John Chason
John Chason, as Administrator with the Will annexed, of the Estate of Nic Krump, Deceased.

Sworn to and subscribed before me this 5th day of October 1951.

Alice L. Miller
Notary Public, Baldwin County, Ala.

AUSTILL AND AUSTILL

ATTORNEYS AT LAW
912-13 VAN ANTWERP BUILDING
MOBILE, ALABAMA

JERE AUSTILL
JERE AUSTILL, JR.

March 1, 1951

Judge of Probate
BayMinette, Baldwin County,
Alabama

Dear Sir:

Dr. C.M. Cleveland wishes the enclosed claim filed against the estate of the late Nick Krump.

He is advised that original or ancillary administration will be taken out on his estate in your county Probate Court.

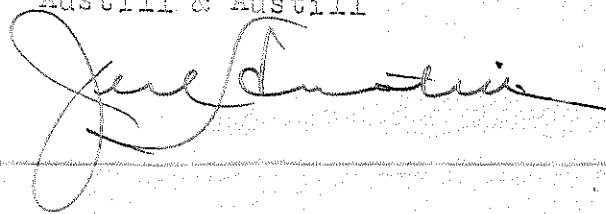
You will find enclosed my check in blank drawn in your favor to cover the costs of filing.

When it has been filed, will you kindly let us have a receipt for the amount of the costs.

Yours very truly,

Austill & Austill

by



JA/cc

STATE OF ALABAMA.)

COUNTY OF MOBILE.)

Personally appeared before the undersigned, Jere Austill, a Notary Public in and for Mobile County, Alabama, this day, Doctor C.M. Cleveland, who being by me first duly sworn, deposes and says as follows:-

That the estate of Nick Krump is indebted to him in the sum of ONE THOUSAND and no/100 (\$1,000.00) DOLLARS, which sum is due and remains unpaid.

Deponent states that said sum is due him for medical services rendered and performed by him to the said Nick Krump, while the said Nick Krump was a patient in the hospital in Mobile, Alabama during the year 1950 as follows:-

Cystoscoped	March 13, 1950
Cystoscoped	March 17, 1950
Supra-pubic Prostatectomy	March 23, 1950

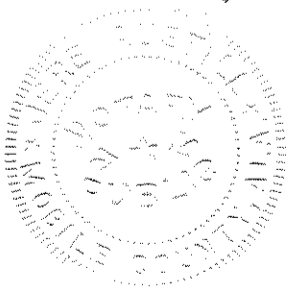
Deponent states further that said medical services were necessary and that the amount of his charge for the same is reasonable.

Deponent makes this claim so that it might be filed in the Probate Court of Baldwin County, Alabama, in which county and state the said Nick Krump had an estate at the time of his death.

C. M. Cleveland M.D.
DOCTOR C.M. CLEVELAND

SWORN to and subscribed before me the undersigned Notary Public in and for said state and county, on this the 14 day of March, 1951.

Jere Austill
NOTARY PUBLIC, MOBILE COUNTY, ALA.



No. 2917 In the Matter of *Est. of Nic Krump, Decd.*

John Chasen Administrator, Executor or Guardian. Residence _____

Attorneys *John Chasen* Docket _____ Page _____ Fee Book *A* Page *231*

DATE	FEES OF PROBATE JUDGE	AMOUNT	DATE	FEES OF PROBATE JUDGE	AMOUNT				
5-15-51	WILL—Order on Presentation, \$1.00 Affidavit in Petition for Probate, 25c Recording Petition, per 100 words, 15c Issuing Citation, ent'g Sheriff's Returns, 50c App'ting and Notifying Guard, ad Litem, 50c Issuing Subpoenas for Witness, 50c Affidavit of Witnesses, 25c Examining Wit. and order Probating, \$2.00 Issuing Commission to take Deposition, 50c Filing Interrogatories, 10c Copy of same, per 100 words, 15c Recording Will, per 100 words, 15c Recording Testimony, per 100 words, 15c Certificate, without seal, 25c Certificate, with seal, 50c Presiding at Trial C't'd Will, per day, \$2.50 Waiver of Not. & Re-Proof & Will	2.00 .25 .60 .75 .75 50 .50 1.25 1.50 1.50 1.50 1.00			BROUGHT FORWARD, Affidavit to Report, 25c Recording, per 100 words, 15c Appointing Com'r to Divide, and Writ, \$2.00 Approving Division and Order thereon, \$1.00 App'ting and Notifying Guard, ad Litem, 50c PARTIAL SETTLEMENT—Affidavit in Acc't, 25c Affidavit to List of Heirs, 25c Examining, Stating Acc't and Ap. Hear., \$1.00 Order to Publish Notice of Sale, 50c App'ting and Notifying Guard, ad Litem, 50c Examining Vouchers, 10c Administering Affidavits, 25c Making Decree and Order to Record, \$1.50 Recording same, per 100 words, 15c Filing Claims and giving Receipt, 15c INSOLVENCY—Affidavit in Report, 25c Affidavit to Statements, 25c Recording Rep't and Statem't, 100 words, 15c Order Appointing Day of Hearing, 25c Order to Publish Notice of same, 25c Order for Citations, 25c Iss'g Notice to Creditor Day of Hearing, 50c Order Sustaining Report, 25c Order for Settlement, 25c Order to Publish Day of Settlement, 25c Issuing Notice of Day of Settlement, 25c Affidavit to Amount of Claims, 25c App'ting and Notifying Guard, ad Litem., 50c SALE OF REAL ESTATE—Affidavit in Petition, 25c Recording Petition, per 100 words, 15c Order App't'g Day of Hear. and Notice, \$1.00 Order to Publish Notice of same, 50c Issuing Citations, Ent'g Sheriff's Return, 50c App'ting and Notifying Guard. ad Litem, 50c Issuing Commission to take Deposition, 50c Filing Interrogatories, 10c Copy of Interrogatories, per 100 words, 15c App't'g Com. to Divide and Issue Writ, \$2.00 Affidavit to Report of Same, 25c Order Approving Division and Report, \$1.00 Recording same, per 100 words, 15c Hearing Applic'n for Dower, Iss'g Writ, \$4.00 Exam'g Testim'y and Grant Ord'r to Sell, \$2.00 Recording Depositions, per 100 words, 15c Record. Reliq'm't of Dower, 100 words, 15c Recording Report, per 100 words, 15c Rec. Paym't Purchase Money, 100 words, 15c Making Order on Report of Sale of Land, 75c Hear Ap'n to Compel Conveyance, etc., \$2.00 FINAL SETTLEMENT—Affidavit in Account, 25c Affidavit to Statement of Heirs, 25c Exam'g, Stating and Recording Acc't, \$1.00 Order to Publish Notice of same, 50c App'ting and Notifying Guard. ad Litem, 50c Examining Vouchers, 10c Administering Affidavits, 25c Recording same, per 100 words, 15c Decree in Final Settlement, 50c SPECIAL PROCEEDINGS—Proceedings for Declaration of Unsound Mind and App. Guard. ad Litem, \$5.00 Recording Decree Relieving Minors, etc., \$1.00 Proceed to Perpetuate Testimony, per 100 words, 20c Other Services Relating Thereto, 75c Record. Pro'gings Bind'g Out Appren., \$1.00	23.75			
6-11-51	LETTERS—Affidavit in Petition, 25c Recording Petition, per 100 words, 15c Recording Rel. right to Adm'ner, 100 words, 15c Granting Letters of Administration, 50c Issuing and Recording same, 50c Granting Let. of Gu'd'nship, each minor, 75c Issuing, Filing and Recording same, 50c Taking, App., Filing, Rec. Adm. Bonds, \$1.00 Taking, App. Filing, Guard. Bond, \$1.00 Affidavit of Justification, 25c Granting Order of Appraisalment, 50c Issuing Order of Appraisalment, 25c Recording same, per 100 words, 15c Order Removing Executor, Adm. Guard, \$2.00 Order Appointing General Guardian, \$1.00 Issuing and Recording same, 50c Order Appointing General Administ'r., \$1.00 Issuing and Recording same, 50c Order Appointing Adm'r ad Litem, \$1.00 Issuing and Recording same, 50c Petition for adm'n. cum annexo	1.50 1.00 1.00 50							
5-7-51	HOMESTEAD—Rec. Pet'n for Com., 100 words, 15c Record, Order for App., per 100 words, 15c Recording Order for Com., per 100 words, 15c Notice to Commissioners, 50c Recording Report of Com., per 100 words, 15c Record, Order Setting Apart, 100 words, 15c	1.50							
5-29-51	INVENTORY—Order to Approve and Record, 50c Affidavit to same, 25c Recording same, per 100 words, 15c	.75							
10-5-51	SUPPLEMENT INVENTORY—Order App., Rec., 50c Affidavit to same, 25c Recording same, per 100 words, 15c Recording Decree, per 100 words, 15c	1.25 .50 1.00							
8-22-52	APPRAISEMENT—Order Approving, Rec., 50c Affidavit to same, 25c Recording same, per 100 words, 15c	1.00							
8-22-52	SUPPLEMENT APPRAISEMENT—Grant, Order, 50c Issuing Order of Appraisalment, 25c Recording Warrant, per 100 words, 15c Order to Approve Appraisalment, 50c Affidavit to same, 25c Recording same, per 100 words, 15c Recording Decree, per 100 words, 15c	.75 1.00							
	SALE OF PERISHABLE PROPERTY—Petition, 25c Recording same, per 100 words, 15c Granting Order of Sale, 50c Issuing Order of Sale, 25c App'ting and Notifying Guard, ad Litem, 50c Recording, per 100 words, 15c								
	SALE OF PERSONAL PROPERTY—Petition, 25c Recording same, per 100 words, 15c Granting Order of Sale, 50c Issuing Order of Sale, 25c Order to Publish Notice of Sale, 50c								
	CARRIED FORWARD	23.75		TOTAL PROBATE JUDGE'S FEES,	41.41				

Handwritten note:
Paid by
chk # 1111
5/28/57

Handwritten signatures:
Baldwin Times
J.S. Lowrey
John P. Lewis
J.A. Pilgrim

Handwritten numbers:
66
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00
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No.

The State of Alabama,

..... COUNTY

PROBATE COURT

IN THE MATTER OF

PROBATE FEE BILL

RECEIVED OF

..... Dollars

in Payment of the above, this day of

....., 19.....

Judge of Probate,

DATE	FEEES OF SHERIFF	AMOUNT	DATE	FEEES OF WITNESSES	AMOUNT
	Serving and Returning Citations, @ \$ 65				
	Serving Witness, @ 65				
	Collecting Execution for Cost, 1 50				
	Serving Application to Perpetuate Testimony, 1 00				
	Impaneling Jury, 75				
	Serving Notices, @ 65				
	Summoning Jury Dower, per day, 5 00				
	Serving Writs, @ 1 50				
	Sheriff's Commission,				
	FEEES OF PRINTER				
	FEEES OF GUARDIAN AD LITEM				
	FEEES OF COMMISSIONERS				
				I have Received the Amount Opposite my Name.	

NIC KRUMP
Deceased

ESTATE OF

STATE OF ALABAMA.

BALDWIN COUNTY.

IN THE PROBATE
COURT OF BALDWIN
COUNTY, ALABAMA.

BOND

KNOW ALL MEN BY THESE PRESENTS:- That the undersigned John Chason, as principal, and the undersigned, as surety, are held and firmly bound unto W. R. Stuart, as Judge of the Probate Court of Baldwin County, Alabama, and his successors in office, in the penal sum of \$25,000.00 for which payment well and truly to be made and done, we bind ourselves, our heirs, successors, executors and administrators, jointly and severally, firmly by these presents.

Sealed with our seals and dated this 11 day of June, 1951.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that whereas, the above bound, John Chason, has been appointed Administrator with the will annexed of the Estate of Nic Krump, Deceased, by the Probate Court of Baldwin County, Alabama;

NOW, if the said John Chason shall well and truly perform all of the duties which are or may be by law required of him as such Administrator, then the above obligation to be void; otherwise to remain in full force.

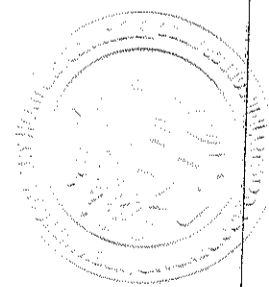
John Chason SEAL

HARTFORD ACCIDENT AND INDEMNITY COMPANY

By John M. J. Ebert
As Its Attorney In Fact

Taken and approved and ordered to be recorded this 11 day of June, 1951

W. R. Stuart
Judge of Probate of Baldwin County, Alabama.



Bond

Recorded
Probate Record P
page 489

Filed in office
of Judge of Probate
County of June 11-1951
W.R. Smith
Judge



The **BALDWIN** *Times*
ALABAMA'S BEST COUNTY'S- BEST NEWSPAPER
BAY MINETTE, ALABAMA

AFFIDAVIT OF PUBLICATION

STATE OF ALABAMA
BALDWIN COUNTY.

KRUMP, NIC, Deceased. ESTATE OF.
Letters of Administration with the Will annexed upon the Estate of Nic Krump, Deceased, having been granted to the undersigned on the 11th day of June 1951 by the Probate Court of Baldwin County, Alabama.
NOTICE IS HEREBY GIVEN, that all persons having claims against said Estate will be required to present the same within the time allowed by law, or they will be barred.
JOHN CHASON, Administrator with the Will annexed. 22-3tc.

Jimmy Faulkner, being duly sworn, deposes and says that he is the PUBLISHER of THE BALDWIN TIMES, a Weekly Newspaper published at Bay Minette, Baldwin County, Alabama; that the notice hereto attached of

Est. Nic Krump, Dec.

COST STATEMENT

76 WORDS @ $3\frac{1}{2}$ cents --- \$ 2.66

I hereby certify this is correct, due and unpaid (paid)

Jimmy Faulkner
Publisher.

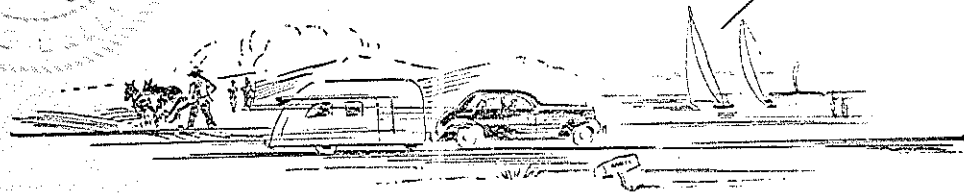
Was published in said newspaper for 3 consecutive weeks in the following issues:

Date of 1st publication June 22, 1951 Vol62 No. 22
Date of 2nd publication June 28, 1951 Vol62 No. 23
Date of 3rd publication July 5, 1951 Vol62 No. 24
Date of 4th publication _____, 194__ Vol.____ No.____

Subscribed and sworn before the undersigned this 5 day of July, 1951

Dorothy Quarter
Notary Public, Baldwin County.

Jimmy Faulkner
Publisher.



IN THE MATTER OF THE ESTATE
OF NIC KRUMP, Deceased

IN THE PROBATE COURT OF
BALDWIN COUNTY, ALABAMA
NO. _____

TO THE HONORABLE W. R. STUART, JUDGE OF THE PROBATE COURT,
BALDWIN COUNTY, ALABAMA:

The undersigned Herbert Krump and Matt Krump, appointed as Executors under the Last Will and Testament of Nic Krump, Deceased, respectfully show to this Honorable Court that they are residents and citizens of the City of Chicago, Illinois, and by that fact, are more than nine hundred miles distant from Bay Minette, Baldwin County, Alabama, rendering it inconvenient and most expensive for them to undertake the administration of said Estate in Baldwin County, Alabama; and by virtue of said facts, they renounce and waive their right to execute said will and administer said estate in Baldwin County, Alabama.

The premises considered, petitioners pray that Your Honor will enter an order allowing this renunciation and they suggest that you appoint as administrator cum annexo testamento John Chason, a resident and citizen of Baldwin County, Alabama, who is over the age of twenty-one (21) years and a creditor of the said estate, to administer the same upon his qualifying and giving bond as required by law, as in duty bound your petitioners would ever pray, etc.

Herbert Krump

Matt Krump

Petitioners

Attorneys for Petitioners

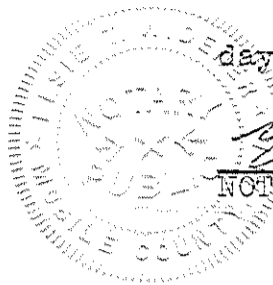
STATE OF ALABAMA |
COUNTY OF MOBILE |

I, the undersigned authority, in and for said County and

State, do hereby certify that Herbert Krump, whose name is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he executed the same voluntarily on the day the same bears date.

Given under my hand and official seal this the 7th day of May, 1951.

Eric J Widener
NOTARY PUBLIC, MOBILE COUNTY, ALABAMA



STATE OF ILLINOIS |
 |
COUNTY OF COOK |

I, the undersigned authority in and for said County and State, do hereby certify that Matt Krump, whose name is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he executed the same voluntarily on the day the same bears date.

Given under my hand and official seal this the 9th day of May, 1951.

Richard M. Leeburn
NOTARY PUBLIC, COOK COUNTY, ILLINOIS



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PETITION OF EXECUTORS RENOUNC-
ING RIGHT TO ACT AS SUCH.

KRUMP, NIC,
Deceased,

ESTATE OF.

IN THE PROBATE COURT OF BALDWIN
COUNTY, ALABAMA.

Richard J.
Page 132

Filed in office of
Judge of Probate
Count Baldwin Ala

May 15, 1957
W.R. Smith
Judge

[Faint, mostly illegible text from the reverse side of the page, including a circular seal and various lines of text.]

NIC KRUMP,
Deceased,
ESTATE OF.

Ø IN THE CIRCUIT COURT OF
Ø BALDWIN COUNTY, ALABAMA
Ø IN EQUITY.

TO THE HONORABLE THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY, AND TO THE JUDGE THEREOF:

Comes your Petitioner, John Chason, as Administrator with the Will annexed, of the Estate of Nic Krump, Deceased, and shows unto this Court and unto your Honor as follows:

FIRST:

That the Last Will and Testament of the above named decedent was duly admitted to probate and record in the Probate Court of Baldwin County, Alabama, on June 11, 1951, in and by the terms of which Will all of the property belonging to the said decedent was devised to Matt Krump and Herbert Krump, who are the brothers of said decedent. That such devisees were named as Executors of said Estate and renounced their right to act as such and petitioned the Probate Court of Baldwin County, Alabama, to appoint your Petitioner as Administrator with the Will annexed. That Letters of Administration were duly issued to your Petitioner by the Probate Court of Baldwin County, Alabama, on June 11, 1951. That your Petitioner, at the time of his appointment, entered into a surety bond with Hartford Accident & Indemnity Company, as his surety, in the sum of \$25,000.00, which bond was duly approved by the Probate Court of Baldwin County, Alabama.

SECOND:

Your Petitioner further shows unto your Honor that the administration of said estate was duly transferred from the Probate Court of Baldwin County, Alabama, to this court on August 22, 1952, and that such administration is still pending in this court and there has been no final settlement of such estate.

THIRD:

Your Petitioner further shows unto your Honor that on October 10, 1952, your Petitioner, as such Administrator, was duly authorized by this court to sell at the market, through a registered

BOOK 018 PAGE 495

broker, the following stocks belonging to said estate which were listed by the New York Exchange:

200 shares of Avco Mfg. Corporation
100 shares of North American Aviation, Inc.
400 shares of Continental Motors Corporation
600 shares of Packard Motor Car Company

That such stock was duly sold by your Petitioner as such Administrator, through a registered broker and that sale of such stock required your Petitioner to make two trips to Mobile to the office of such brokers. That your Petitioner received from the sale of such stocks the sum of \$9,568.78, which was the reasonable market value of the stocks at the time the same was sold and upon receiving the proceeds from such sale your Petitioner paid such amount on the estate tax due the United States of America and took a proper receipt for the same.

FOURTH:

Your Petitioner further shows unto your Honor that there is attached to this petition, a duly itemized, verified account of all receipts and disbursements made by your Petitioner as such Administrator, together with the vouchers upon which your Petitioner relies to sustain the credit side of his account. That there now remains in the hands of such Petitioner as Administrator, the sum of \$2,888.31. That your Petitioner, as Administrator, is entitled to a commission of 2 $\frac{1}{2}$ % upon his receipts of \$15,513.86, and to a commission of 2 $\frac{1}{2}$ % upon his disbursements of \$12,625.55; that his commissions upon such receipts would amount to \$387.85, and his commission upon such disbursements would amount to \$315.63, or a total amount of \$703.48. That in addition to this commission your Petitioner is entitled to extra-ordinary services in making his trips to Mobile to sell such stock and the sum of \$100.00 or \$50.00 for each trip would be a reasonable amount to be paid your Petitioner for such extra-ordinary services, making a total amount due your Petitioner at this time, as his commission and for such extra-ordinary services of \$803.48.

FIFTH:

Your Petitioner further shows unto your Honor that after the above amount is paid and when the court costs now due by such

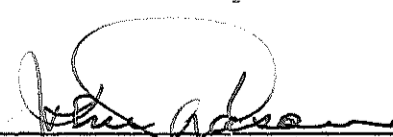
estate are paid, that there will remain in his hands approximately \$2,000.00; that your Petitioner is now under a bond in the sum of \$25,000.00 and his annual bond premium on such bond is \$108.00. That a reasonable bond for the amount now in the hands of your Petitioner would be \$4,000.00 or twice the amount in his hands as such Administrator.

SIXTH:

Your Petitioner further shows unto your Honor that there is attached to this Petition a Waiver, duly signed by the sole devisees and legatees under such Will, in and by which Waiver, they approve the account as herein filed and waive all notice of the day set for hearing the same and consent that this court shall, without notice to anyone, make and enter an order and decree approving this partial settlement, and ordering the commissions paid as herein set out and reducing the amount of the surety bond of your Petitioner from \$25,000.00 to \$4,000.00.

WHEREFORE, your Petitioner prays that your Honor will make and enter an order and decree directing your Petitioner as such Administrator to pay himself the sum of \$703.48 as his commissions to date, and to pay himself the sum of \$100.00 for extra-ordinary services rendered in connection with the sale of the stocks belonging to said Estate and to pay the court costs which have accrued to date and to make and enter into a good and sufficient surety bond in the sum of \$4,000.00, which bond shall be conditioned as required by law and shall be made payable to this Court rather than to the Judge Of Probate as shown by such other bond and shall further direct that upon the making and entering into such bond that the present bond shall be declared null and void and shall be of no further force and effect.

Your Petitioner prays for such other, further and different orders and decrees as may be requisite in the premises.


As Administrator with the Will annexed
of the Estate of Nic Krump, Deceased.

NIC KRUMP,
Deceased,
ESTATE OF.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY.

EXHIBIT "A"

R E C E I P T S

<u>DATE</u>	<u>PAID BY:</u>	<u>PURPOSE:</u>	<u>AMOUNT:</u>
6/22/51	Packard Motor Car Co.	Dividend on stock	\$ 120.00
6/22/51	Continental Motors Corp.	Dividend on stock	40.00
6/22/51	Avco Mfg. Corp.	Dividend on stock	30.00
6/22/51	Mr. Fels	Rent	7.00
6/22/51	Mr. Fels	Rent	7.00
6/22/51	Mr. Fels	Rent	7.00
7/2/51	Avco Mfg. Corp.	Dividend on stock	30.00
7/2/51	Continental Motors Corp.	Dividend on stock	40.00
7/10/51	Baldwin County, Ala.	Sand and gravel	24.60
7/16/51	Citronell State Bank	Deposited cash be- longing to Nic Krump	30.72
7/16/51	First Nat'l. Bank of Mobile	Deposited cash be- longing to Nic Krump	24.35
7/16/51	Farmers & Merchants Bank of Foley	Deposited cash be- longing to Nic Krump	4664.01
7/23/51	Mr. Fels	Rent	7.00
8/10/51	Mr. Fels	Rent	7.00
9/18/51	Mr. Fels	Rent	7.00
9/18/51	North American Aviation	Dividend on stock	50.00
10/15/51	Avco Mfg. Corp.	Dividend on stock	30.00
10/15/51	Continental Motors Corp.	Dividend on stock	60.00
10/15/51	Mr. Fels	Rent	7.00
11/8/51	Mr. Fels	Rent	7.00
12/3/51	Packard Motor Car Co.	Dividend on stock	60.00
12/10/51	Mr. Fels	Rent	7.00
12/20/51	Farmers & Merchants Bank	Dividend on stock	6.00
12/20/51	Farmers & Merchants Bank	Dividend on stock of Winifred Krump	2.70
1/7/52	North Am. Aviation, Inc.	Dividend on stock	75.00
1/7/52	Avco Mfg. Corp.	Dividend on stock	30.00
1/7/52	Ironite Co.	Dividend on stock	50.00
1/10/52	Continental Motors Corp.	Dividend on stock	60.00
1/31/52	Mr. Fels	Rent	7.00
2/18/52	Mr. Fels	Rent	7.00
3/19/52	Mr. Fels	Rent	7.00
4/7/52	Avco Mfg. Corp.	Dividend on stock	30.00
4/22/52	Mr. Fels	Rent	7.00
5/9/52	Mr. Fels	Rent	7.00
6/13/52	Mr. Fels	Rent	7.00
6/26/52	Continental Motors Corp.	Dividend on stock	60.00
7/9/52	Mr. Fels	Rent	7.00
7/15/52	Avco Mfg. Corp.	Dividend on stock	30.00
7/15/52	Continental Motors Corp.	Dividend on stock	60.00
7/15/52	North Am. Aviation, Inc.	Dividend on stock	50.00
8/13/52	Mr. Fels	Rent	7.00
9/23/52	Mr. Fels	Rent	7.00
10/6/52	Continental Motors Corp.	Dividend on stock	60.00
10/6/52	Avco Mfg. Corp.	Dividend on stock	30.00
10/14/52	Mr. Fels	Rent	7.00
11/7/52	Childress & Bain	Sale of dirt	42.00
11/24/52	Mr. Fels	Rent	7.00
12/13/52	Sale of stock of Avco Mfg. Corp; Continental Motors Corp; Packard Motor Car Co. and North American Aviation, Inc		9568.78
12/15/52	Mr. Fels	Rent	7.00
			<u>\$15505.16</u>

BOOK
018
PAGE 498

Exhibit "A", Continued:

<u>DATE:</u>	<u>PAID BY:</u>	<u>PURPOSE:</u>	<u>AMOUNT:</u>
		Balance brought forward from Page One	\$15,505.16
12/29/52	Farmers & Merchants Bank	Dividend on stock of Winfred Krump	2.70
12/29/52	Farmers & Merchants Bank	Dividend on stock of Nic Krump	6.00
Total Receipts			<u>\$15,513.86</u>

D I S B U R S E M E N T S:

<u>Voucher No.</u>	<u>Date:</u>	<u>Payee:</u>	<u>Purpose:</u>	<u>Amount:</u>
1	6/27/51	W. R. Stuart	Recording fee	\$ 1.50
2.	6/27/51	State Bank of Elberta	Damage to Safety Deposit Box	5.00
3	6/27/51	First Nat'l Bank of Mobile	Rent, Safety Deposit Box	3.60
4	7/16/51	Chas. J. Ebert	Bond premium	108.00
5	7/16/51	Baldwin County Abstract Co.	Title Search, Est. property	75.00
6	7/23/51	Baldwin County Bank	Exchange chg. made on check of Farmers & Merchants Bank	5.96
7	7/27/51	Chas J. Ebert	Bal. due on Gdn. bond	17.63
8	10/5/51	Frank Bunkley, Tax Collector	Taxes on Mobile Prop.	6.26
9	11/2/51	M. H. Wilkins, Tax Collector	Taxes on Baldwin County Property	235.20
10	11/2/51	Frank W. Carter	Commissioner's fee	15.20
11	11/28/51	Dr. C.M. Cleveland	Claim filed 6/11/51	1000.00
12	6/17/52	Chas. J. Ebert	Bond premium	108.00
13	7/22/52	Chason & Stone	Attorney's fee	600.00
14	8/1/52	Alice J. Duck, Clerk	Deposit for court costs	100.00
15	8/28/52	W. R. Stuart	Court costs, Est.	41.41
16	9/8/52	Dr. W.C. Holmes	Claim filed 12/10/51	158.00
17	9/26/52	Alice J. Duck	Court costs, Krump v. Casey	27.70
18	10/6/52	Baldwin County Abstract Co.	Abstract on Krump property	250.00
19	10/6/52	W. R. Stuart	Cert. copies of deeds & will	9.45
20	10/10/52	Frank Bunkley, Tax Collector	Taxes on Mobile Prop.	6.16
21	10/10/52	M. H. Wilkins, Tax Collector	Taxes on Baldwin County property	182.70
22	11/24/52	Alice J. Duck	Deposit for costs (Krump v. Casey)	100.00
23	12/3/52	Collector of Internal Revenue	Estate tax due by estate of Nic Krump	9568.78
Total Disbursements			<u>\$12,625.55</u>	

R E C A P I T U L A T I O N

Total Receipts	\$15,513.86
Total Disbursements	<u>12,625.55</u>
Balance on Hand	\$ 2,888.31

Sworn to and subscribed before me this 13th day of January, 1953.

Alice L. Miller
Notary Public, Baldwin County, Ala.

[Signature]
As Administrator with will annexed of Est. of Nic Krump, Deceased.

BOOK 018 PAGE 433

NIC KRUMP,
Deceased,
ESTATE OF.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY.

EXHIBIT "B"

Come Matt Krump and Herbert Krump as the sole devisees and legatees under the Last Will and Testament of Nic Krump, Deceased, and hereby accept service of a copy of the foregoing Petition and statement of account, filed by John Chason, as Administrator with the Will annexed, of the Estate of Nic Krump, Deceased, and hereby approve the statement of account filed by such Administrator and all expenditures made in connection therewith.

The said Matt Krump and Herbert Krump hereby waive notice of the day set for hearing such petition and accounting and hereby consent that such Petition and said accounting shall be approved without further notice to them or to anyone and hereby consent to the amount of commissions and extra-ordinary services to the Administrator as set out in such petition and consent that such Administrator shall pay the court costs which have accrued to this time and consent that the bond of such Administrator shall be reduced from \$25,000.00 to \$4,000.00.

Dated this 16th day of January, 1953.

WITNESSES:

Richard L. Lohr

Matt Krump SEAL
Matt Krump

Herbert Krump SEAL
Herbert Krump

The State of Alabama,
BALDWIN COUNTY

CIRCUIT COURT. (Equity)

TERM, 19

Estate of Nic Grump
No. 2473 vs.

2-9-53

BILL OF COSTS

REGISTER'S FEES:	@	AMOUNT	REGISTER'S FEE—Continued:	@	AMOUNT
1. Filing Bills or other paper.....	\$0.15		48. Each Certificate or Affidavit with Seal.....	.75	
2. Copy of Bill or other paper, 100 words.....	.20		49. Each Certificate or Affidavit without Seal....	.50	
3. Docketing Cause	1.00		50. Each Notice not otherwise provided for.....	.75	
4. Issuing Subpoena on Bills.....	.75		51. Entering Orders by the Register.....	.50	
5. Copies50		52. Recording Registration, Removal or Suggestion of Death of Trustee.....	.75	
6. Entering Return15		53. Entering each Certificate of Supreme Court..	.50	
7. Order of Publication to Non-Residents	1.25		54. Transcript at .15 per 100 words.....		
8. Abstract for Publication, 100 words.....	.20		55. Certified Copy of Decree.....	1.50	
9. Attachment Writ	1.00		56. Recording Copy of Decree in Probate Court	.25	
10. Injunction Writ	1.50		57. State Certificate50	
11. Copy50		58. Commission on Sales.....		
12. Entering Return15		<i>4 Certified Copies for testimony</i>		<i>2.00</i>
13. Entering Appearance50		<i>not copies</i>		<i>6.00</i>
14. Decree Pro Confesso	1.25		TOTAL REGISTER'S FEES		
15. Appointing Guardian ad litem.....	1.25		SHERIFF'S FEES:		
16. Issuing Commission to take Testimony75		1. Summoning on Bill, Each Defendant.....	\$1.50	
17. Receiving and Filing each pkg. of Testimony	.10		2. Executing Writ of Injunction, or		
18. Endorsing ea. pkg. of Depositions published	.10		Ne Exeat, Each.....	1.50	
19. Entering Order Submitting Cause for Decree	.50		3. Executing Subpoena for Witnesses, Each.....	.65	
20. Any Other Order25		4. Executing Writs of Possession, Each.....	5.00	
21. Noting All Testimony50		5. Executing Scire Facias or Notice, Each.....	1.50	
22. Abstract Docket each case.....	1.00		6. Taking and Approving Bonds, Each.....	1.00	
23. Entering Decree, 500 words or less	1.00		7. Impaneling Jury75	
24. Entering Decree, over 500 words for every			8. Collecting Execution for Costs Only, Each....	1.50	
100 words over 500.....	.20		9. Sheriff's Commission		
25. Taking Account, Swearing Witnesses, etc.,			TOTAL SHERIFF'S FEES		
per day	3.00		SUMMARY OF FEES, COSTS AND JUDGMENT—		
26. Taking Testimony on Reference, 100 words..	.15		Fees in Circuit Court:		
27. Report of 500 words or less.....	3.00		1. Register's Fees		
28. Report of over 500 words, for every			2. Ex-Register's Fees		
100 words over 50020		3. Sheriff's Fees		
29. But when the amount claimed is less than			4. Ex-Sheriff's Fees		
\$500, and the Register is not required			5. Witness Fees		
to pass upon any disputed item in-			6. Commissioner's Fees		
debtedness, payment or credit Reference			7. Guardian Ad Litem		
and Rept.	2.00		8. Publisher's Fees		
30. Issuing Subpoena, each Witness.....	.25		9. Solicitor's Fees		
31. Witness Certificate25		10. Court Reporter's Fees, Per Day		
32. Issuing Execution75		or Fraction Thereof	5.00	
33. Entering Return15		11. Trial Tax	3.00	
34. Taking and Approving Bond.....	1.00		12.		
35. Making Complete Record, 100 words.....	.20		13.		
36. Hearing Application for Appointment			14.		
of Receiver or Trustee.....	3.00		Fees and Costs in Inferior Court:		
37. Settlement with Receiver or Trustee.....	4.00		15. Clerk of Inferior Court, Fees.....		
38. Examining.....Vouchers15		16. Sheriff's Fees		
39. Examining Answer	3.00		17. Witness Fees		
40. Taking Question and Answer and Record-			18.		
ing Same in proceedings to perpetuate			19.		
testimony, per 100 words25		20. Total Fees and Costs in Inferior Court.....		
41. For all other services relating to such pro-			21. Total Fees and Costs.....		
ceedings	1.00		22. Judgment		
42. Taking Testimony to relieve Minors of the			23.		
disabilities of non-age.....	5.00		24.		
43. For making each Deed to property sold.....	3.00		25. TOTAL FEES, COSTS AND JUDGMENT.....		
44. Notices sent by mail to creditors.....	.15				
45. Filing, receipting for and docketing ea. claim	.25				
46. Entries on Subpoena Docket.....	.50				
47. Entries on Commission Docket.....	.50				

3 0 0

I certify that the within is a true and correct Bill of Costs in the within styled cause.

ATTEST:

Register Circuit Court, Baldwin County, Ala.

Received payment this day of, 19.....

ATTEST:

Register Circuit Court, Baldwin County, Ala.

No. ²⁸⁷³ 2893

Page

**THE STATE OF ALABAMA,
BALDWIN COUNTY**

CIRCUIT COURT

*Estate of
Vic Kump*

vs. Plaintiff

Defendant

EQUITY COST BILL

Bill Term, 19.....

Fee Book *2-9-93*, Page

Plaintiff's Attorney.

Defendant's Attorney.

STATE OF ALABAMA,
BALDWIN COUNTY.

PROBATE COURT OF SAID COUNTY.

In the matter of the probate of
the Last Will and Testament of
Nic Krump, deceased.

To Frank W. Carter, Jr., Eagle River, Wisconsin, Greeting:

Know ye, that we, in confidence of your prudence and fidelity, have appointed you, and by these presents, do give you, full authority to examine Frank W. Carter and Alida Carter, as witnesses, in a cause or proceeding now pending in our said Court, entitled as is set forth in the caption hereof. And therefore we command you, that you do cause the said Frank W. Carter and Alida Carter, to come before you, and then and there examine them on oath as witnesses in the cause aforesaid, upon interrogatories annexed. And that you, do take such examination, and cause the same to be reduced into writing and return the same annexed to this writ, closed up under your seal, into our said Court, with all convenient speed, that the same may be read in evidence in the trial aforesaid.

Witness, W.R. Stuart, Judge of our said Court, at office,
this 15th day of May, A.D., 1951.

W.R. Stuart
Judge of Probate.

Frank W. Carter, Jr.
Alida Carter

IN THE PROBATE COURT OF
BALDWIN COUNTY, ALABAMA

NIC KRUMP,
Deceased,
ESTATE OF.

INTERROGATORIES PROPOSED TO FRANK W. CARTER, AS A
WITNESS TO AN INSTRUMENT WHICH PURPORTS TO BE THE
LAST WILL AND TESTAMENT OF NIC KRUMP, DECEASED, SAID
FRANK W. CARTER BEING A NON RESIDENT OF THE STATE OF
ALABAMA.

1. Please state your name, age and address.
2. Are you the same Frank W. Carter who resided at Eagle River, Wisconsin, on July 21, 1938, and who signed as a witness an instrument which purported to be the Last Will and Testament of Nic Krump?

3. Please examine the photostatic copy of the purported Last Will and Testament of Nic Krump which is attached to these Interrogatories and state whether you signed the original of the instrument of which this purports to be a true and correct copy.

4. Were you personally acquainted with Nic Krump on July 21, 1938?

5. Was the said Nic Krump at that time, over the age of twenty-one years and of sound mind and disposing memory?
6. Was the said Nic Krump at that time fully capable of making a will?

7. Did you sign such instrument as a witness at the request of Nic Krump?

8. Did the said Nic Krump duly declare such instrument to be his Last Will and Testament in your presence and in the presence of Alida Carter?


9. Did you and Alida Carter sign such instrument as witnesses in the presence of Nic Krump and in the presence of each other and did he request each of you to sign such instrument as witnesses?

10. Did Nic Krump sign such instrument in your presence and in the presence of Alida Carter?

11. Was such instrument duly signed by him and did you and Alida Carter duly sign as witnesses on July 21, 1938, in the presence of Nic Krump and in the presence of each other at the request of the said Nic Krump?

12. Was the said Nic Krump at that time a resident of Foley, in Baldwin County, Alabama?

13. Is the attached photostatic copy ^{the said Nic Krump} a true and correct copy of an instrument which was the Last Will and Testament of Nic Krump and was it signed by the said Nic Krump in your presence and in the presence of Alida Carter and did each of you sign as such witnesses in the presence of Nic Krump and in the presence of each other and at his request and did he at that time duly declare such instrument to be his Last Will and Testament?


As Petitioner who filed the Will
for probate.

IN THE PROBATE COURT OF
BALDWIN COUNTY, ALABAMA

NIC KRUMP,
Deceased,
ESTATE OF.

INTERROGATORIES PROPONDED TO ALIDA CARTER, AS A WITNESS
TO AN INSTRUMENT WHICH PURPORTS TO BE THE LAST WILL AND
TESTAMENT OF NIC KRUMP, DECEASED, SAID ALIDA CARTER BEING
A NON RESIDENT OF THE STATE OF ALABAMA.

1. Please state your name, age and address.
2. Are you the same Alida Carter who resided at Eagle River, Wisconsin, on July 21, 1938, and who signed as a witness an instrument which purported to be the Last Will and Testament of Nic Krump?
3. Please examine the photostatic copy of the purported Last Will and Testament of Nic Krump which is attached to these interrogatories and state whether you signed the original of the instrument of which this purports to be a true and correct copy.
4. Were you personally acquainted with Nic Krump on July 21, 1938?


5. Was the said Nic Krump at that time, over the age of twenty-one years and of sound mind and disposing memory?
6. Was the said Nic Krump at that time fully capable of making a will?
7. Did you sign such instrument as a witness at the request of Nic Krump?
8. Did the said Nic Krump duly declare such instrument to be his Last Will and Testament in your presence and in the presence of Frank W. Carter?
9. Did you and Frank W. Carter sign such instrument as witnesses in the presence of Nic Krump and in the presence of each other and did he request each of you to sign such instrument as witnesses?

10. Did Nic Krump sign such instrument in your presence and in the presence of Frank W. Carter?

11. Was such instrument duly signed by him and did you and Frank W. Carter duly sign as witnesses on July 21, 1938, in the presence of Nic Krump and in the presence of each other at the request of the said Nic Krump?

12. Was the said Nic Krump at that time a resident of Foley, in Baldwin County, Alabama?

13. Is the attached photostatic copy a true and correct copy of an instrument which was the Last Will and Testament of Nic Krump and was it signed by the said Nic Krump in your presence and in the presence of Frank W. Carter and did each of you sign as such witnesses in the presence of Nic Krump and in the presence of each other and at his request and did he at that time duly declare such instrument to be his Last Will and Testament?


As Petitioner who filed the Will
for probate.

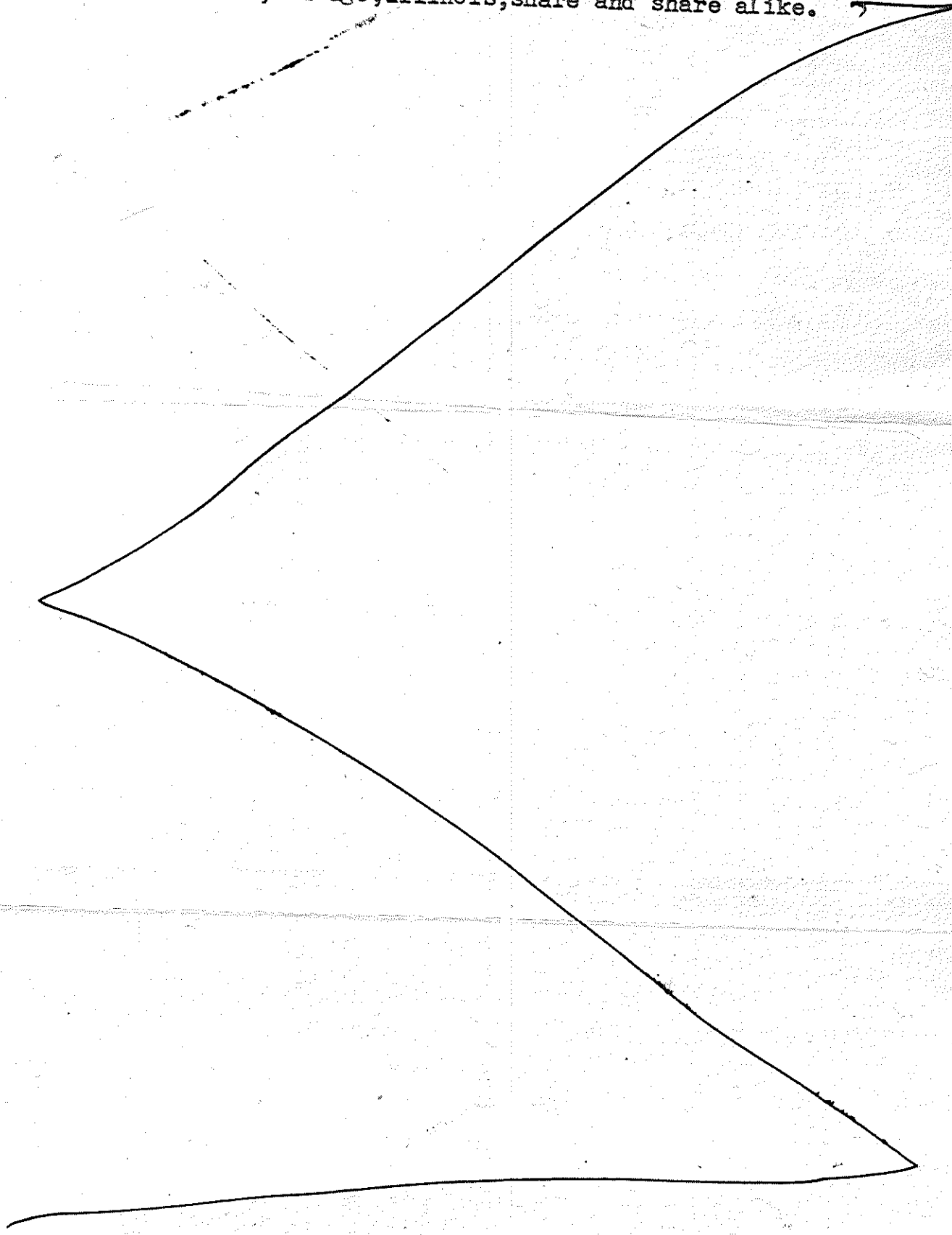
Last Will and Testament

I, Nic Krump

of Foley, County of Baldwin, State of Alabama

being of sound mind and memory, do make, publish and declare this my last Will and Testament, hereby revoking all former Wills, bequests and devises by me made.

I give, devise and bequeath, ~~after the payment of all my just debts and~~ funeral expense, all my property of whatever nature, both real and personal or mixed, wherever located, to my brothers, Matt Krump of 7959 Prairie Avenue, Chicago, Illinois and Herbert Krump, of 9019 South Laflin Street, Chicago, Illinois, share and share alike.



LAST WILL AND TESTAMENT

OR

NLO Krump

Dated July 21, 1938 19

Will.

Frank Krump
Alvin Krump
NAMES OF WITNESSES
and in the presence of each other.

Eagle River, Wisconsin

Eagle River, Wisconsin

RESIDING AT

testator NLO Krump to be his Last Will and Testament in our presence, who, at his request, having subscribed our names as attesting witnesses, in his presence,

This Instrument was, on the day of the date thereof, signed, sealed, published and declared by the said

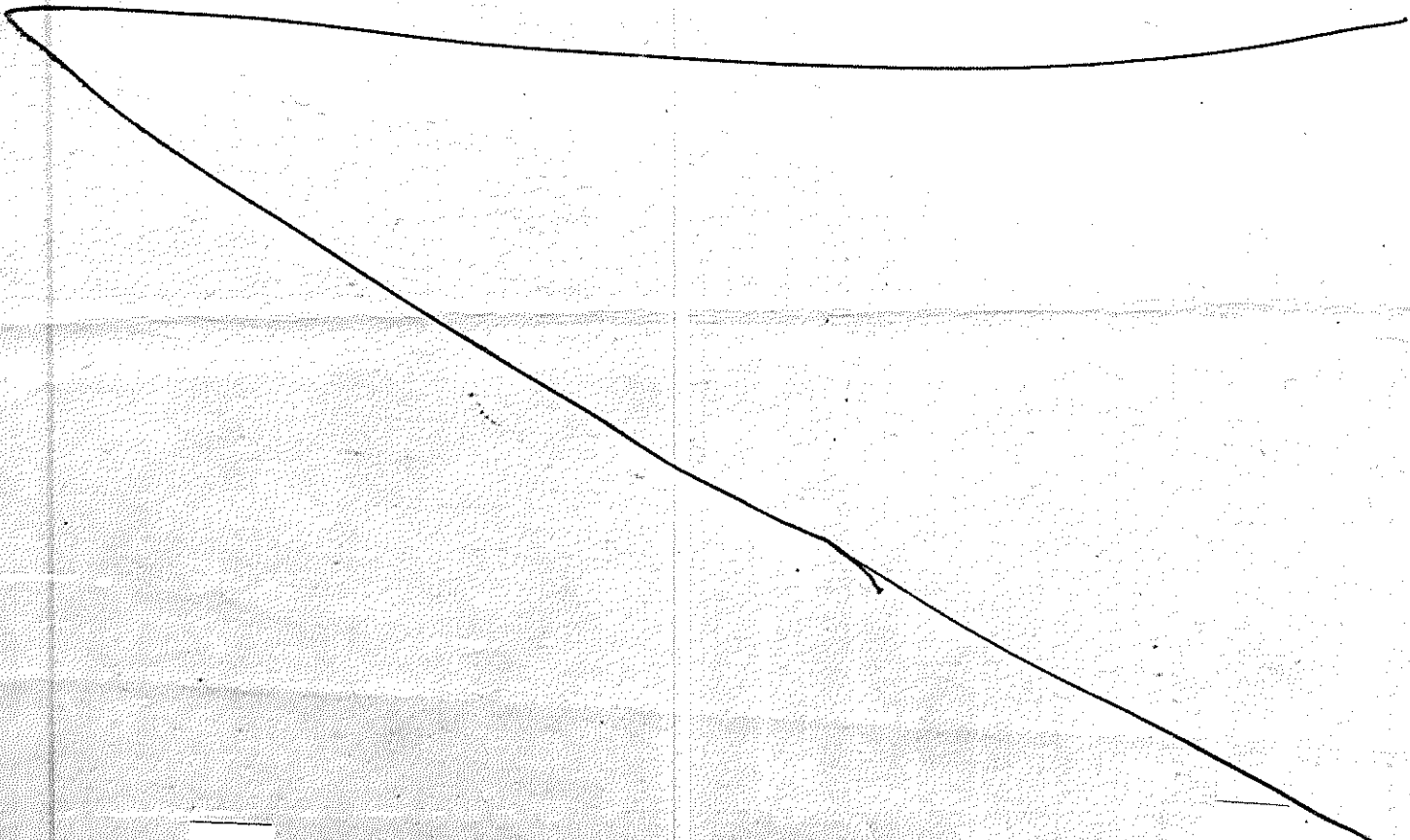
NLO Krump
[SEAL]

day of JULY, in the year of our Lord, One Thousand Nine Hundred and Thirty Eight

In Testimony Whereof, I have hereunto subscribed my name and affixed my seal, this 21st

Case Executor S of this my last Will and Testament.

I do hereby constitute and appoint the said Matt Krump and Herbert Krump, joint executors of my will and direct that they serve WITHOUT BOND



STATE OF ILLINOIS

County of Cook

} SS.

In the Probate Court

of Cook County

Will proved and admitted to record in open Court

this

9th

day of

March, A. D. 1907

William B. Way

PROBATE JUDGE

John W. Lambson

CLERK OF THE PROBATE COURT

STATE OF ALABAMA)
BALDWIN COUNTY) SS.

IN THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA

In the matter of the estate of)
NIC KRUMP,)
Deceased)

APPEARANCE IN RE PROOF OF WILL

We, the undersigned heirs at law and devisees and legatees under the instrument purporting to be the Last Will and Testament of Nic Krump, deceased, being of lawful age and under no legal disability, do hereby enter our several appearances, waive all notice and consent to an immediate hearing in the matter of the probate of the instrument purporting to be the Last Will and Testament of said deceased, to the issuance of a Commission in re the proof thereof, to the issuance of Letters ^{of Administration with the Will annexed} ~~testamentary~~ as prayed in the petition for letters filed herein, and to the entry of such further orders as may be necessary in the probate of said instrument.

Herbert Krump
Herbert Krump, 9019 Laflin St., Chicago, Illinois

Gertrude Krump
Gertrude Krump, 7959 Prairie Ave., Chicago, Ill.

Catherine Krump O'Leary
Catherine Krump O'Leary, 7319 S. Greenwood Ave., Chicago, Ill.

Anne Krump Gleich
Anne Krump Gleich, 3621 S. Wallace St., Chicago, Ill.

Margaret Krump Schaefer
Margaret Krump Schaefer, 7945 S. May St., Chicago, Ill.

NIC KRUMP,
Deceased,
ESTATE OF.

IN THE PROBATE COURT OF
BALDWIN COUNTY, ALABAMA

MAY 15, 1951.

On this day there was filed in this court the renunciation of the Executors named in the Will of the above named decedent of their right to act as such Executors and such named Executors, who are also the sole legatees named in said Will petitioned this court to appoint John Chason of Bay Minette, Alabama, who is also a creditor of said estate, as the Administrator with the Will annexed and on this day there was also filed an affidavit of heirship by Matt Krump as one of the heirs and legatees of said estate and on this day there was also filed in this court the petition of John Chason, as a creditor of said estate, to probate the Will of the above named decedent, which petition was in proper form and was properly verified and on this day there was also filed in this court a waiver of notice of the filing of such petition and of the day set for hearing such Will by all of the heirs at law, next of kin, legatees and devisees under such will and the court having considered the same is of the opinion that such heirs at law, next of kin, legatees and devisees have properly waived all notice required to be given to them by the laws of the State of Alabama of the filing of said petition and Will and of the day set for hearing the same.

And it further appearing to the court that the witnesses to such purported Will are non-residents of the State of Alabama and that Frank W. Carter, Jr. of Eagle River, Wisconsin, where such witnesses reside, is a fit and proper person to take the testimony of such witnesses and Interrogatories having been propounded to such witnesses by the petitioner in said cause, all of such papers having been properly filed in this court, such commission and Interrogatories having been forwarded to the commissioner named in said commission.

It is therefore ORDERED AND DECREED by this court that such Petition and such Will be set for hearing before this court at 10:00 o'clock A. M. on May 29, 1951.



Judge of Probate.

THE STATE OF ALABAMA, Baldwin COUNTY

PROBATE COURT

LETTERS OF ADMINISTRATION

With The Will Annexed

On the estate of Nic Krump, deceased,

are hereby granted to John Chason

who has duly qualified and given bond as such Administrator, and is authorized to administer such estate.

Witness my hand, and dated this 11th day of June, 1951.

Handwritten signature of the Judge of Probate.

Judge of Probate.

THE STATE OF ALABAMA

County

I, _____, Judge of Probate in and for said County and State, hereby certify that the within and foregoing is a true, correct and complete copy of the Letters of Administration issued to _____

as Administrat_____ of the estate of _____ deceased, as same appears of record in my office.

Given under my hand and seal of office, this the _____ day of _____, 19_____

Judge of Probate.

The State of Alabama

County.

PROBATE COURT

ESTATE OF

Deceased.

Administrat.

Letters of Administration

Handwritten signature and text, including 'George W. ...' and 'Judge of Probate'

STATE OF ALABAMA)
) SS.
COUNTY OF BALDWIN)

IN THE PROBATE COURT OF BALDWIN COUNTY,
ALABAMA

In the matter of the estate of)
NIC KRUMP,) No.
Deceased)

APPEARANCE IN RE PROOF OF WILL

I, MATT KRUMP, one of the heirs at law and legatees and devisees under the Last Will and Testament of NIC KRUMP, deceased, being of lawful age and under no legal disability, do hereby enter my appearance, waive all notice and consent to an immediate hearing in the matter of the probate of said Last Will and Testament of said deceased, to the issuance of a Dedimus Potestatem or Commission in re the proof thereof, to the issuance of Letters of Administration With the Will Annexed as prayed in the petition for letters filed herein, and to the entry of such further orders as may be necessary in the probate of said instrument.

Matt Krump
Matt Krump, 7959 Prairie Ave., Chicago, Ill.

2873

The State of Alabama, {
Baldwin County.

No. _____

Nic Krump, Deceased,

Estate of.

vs.

PROBATE COURT

At Bay Minette, Alabama

_____, 19____

DEPOSITION OF Alida Carter

By virtue of the Commission hereto annexed, issued from the office of the Judge of Probate for the County of Baldwin State of Alabama, ~~xx~~ ^I the Commissioner ~~x~~ therein named, have called and caused to come before ~~xx~~ ^{me} the said Alida Carter the witness named in said Commission, on this 7th day of May ~~June~~, 1951 at the Court House in the City of Eagle River, Vilas County, Wisconsin ~~and~~ having duly cautioned and sworn the said witness to speak the truth, the whole truth, and nothing but the truth, Alida Carter the said witness, deposeth and saith as follows:

In answer to Interrogatory #1 she says:

Alida Carter, age 59, address Eagle River, Wisconsin

In answer to Interrogatory #2 she says:

Yes

In answer to Interrogatory #3 she says:

Yes, I did.

In answer to Interrogatory #4 she says:

Not personally. I met him just before I was asked to witness his will.

In answer to Interrogatory #5 she says:

Yes

In answer to Interrogatory #6 she says:

Yes

In answer to Interrogatory #7 she says:

Yes

In answer to Interrogatory #8 she says:

Yes

In answer to Interrogatory #9 she says:

Yes

In answer to Interrogatory #10 she says:

Yes

In answer to Interrogatory #11 she says:

Yes

In answer to Interrogatory #12 she says:

He said he was.

In answer to Interrogatory #13 she says:

Yes

Alida Carter

The State of Alabama,
Baldwin County.

PROBATE COURT

VS.

Deposition Of

Commission Caption and Certificate

FILED

Published by order of Court,

Filed 19__

Judge of Probate.

Special Commissioner in the
Probate Court of Baldwin County,
Alabama, in the matter of the probate
of the last will and testament of
Nic Trump, deceased

_____ and _____
(L.S.) _____
Circuit Court Commissioner
Vilas County, Wisconsin
(L.S.) _____

do hereby certify that the foregoing testimony and answers, taken down and written by us in the words of the
witness Alida Garter were read over to her that she assented, swore
to and subscribed the same in our presence, at the time and place herein mentioned; that we have personal
knowledge of the personal identity of said witness (or, if unacquainted with the witness, that proof hath
been made before us of the identity of said witness); that we are not of counsel or kin to either of the
parties to said cause, nor interested in the event thereof. And we enclose the said testimony, together with
said commission and interrogatories, direct and cross, the said office of the Judge of Probate, whence the
same emanated, as our full execution of said Commission.
Given under my hand and seal this _____ day of _____, 19__.

Frank W. Garter, Jr.

The State of Alabama, }
Baldwin County. } No. _____

Nic Krump, Deceased,
Estate of.
vs.

PROBATE COURT

At Bay Minette, Alabama

_____, 19____

DEPOSITION OF Frank W. Carter

By virtue of the Commission hereto annexed, issued from the office of the Judge of Probate for the County of Baldwin State of Alabama, ~~we~~^I the Commission~~er~~ therein named, ~~have~~ called and caused to come before ~~us~~^{me} the said Frank W. Carter the witness named in said Commission, on this 7th day of ~~May~~ June, 1951 at the Court House in the City of Eagle River, Vilas County, Wisconsin and having duly cautioned and sworn the said witness to speak the truth, the whole truth, and nothing but the truth, Frank W. Carter the said witness, deposeth and saith as follows:

- In answer to Interrogatory #1 he says:
Frank W. Carter, age 59, address Eagle River, Wisconsin
- In answer to Interrogatory #2 he says:
Yes
- In answer to Interrogatory #3 he says:
Yes
- In answer to Interrogatory #4 he says:
Yes
- In answer to Interrogatory #5 he says:
Yes
- In answer to Interrogatory #6 he says:
Yes
- In answer to Interrogatory #7 he says:
Yes, I did
- In answer to Interrogatory #8 he says:
Yes, he did
- In answer to Interrogatory #9 he says:
Yes
- In answer to Interrogatory #10 he says:
Yes
- In answer to Interrogatory #11 he says:
Yes
- In answer to Interrogatory #12 he says:
He said he was
- In answer to Interrogatory #13 he says:
Yes

Frank W. Carter

~~Vx~~ I, Frank W. Carter, Jr.

_____ the Commissioner~~x~~ in said Commission named,
do hereby certify that the foregoing testimony and answers, taken down and written by us in the words of the
witness Frank W. Carter were read over to him; that he assented, swore
to and subscribed the same in ~~my~~^{my} presence, at the time and place herein mentioned; that ~~we~~^I have personal
knowledge of the personal identity of said witness (or, if unacquainted with the witness, that proof hath
been made before ~~me~~^{me} of the identity of said witness); that ~~we~~^{I am} not of counsel or kin to either of the
parties to said cause, nor interested in the event thereof. And ~~we~~^I enclose the said testimony, together with
said commission and interrogatories, direct and cross, the said office of the Judge of Probate, whence the
same emanated, as ~~our~~^{my} full execution of said Commission.

Given under ~~our~~^{my} hand~~x~~ and seal~~x~~ this 7th day of June, 1951

Frank W. Carter, Jr. (L. S.)
Circuit Court Commissioner
Vilas County, Wisconsin (L. S.)

and
Special Commissioner in the (L. S.)
Probate Court of Baldwin County,
Alabama, in the matter of the probate
of the Last Will and Testament of
Nic Krump, Deceased.

No. ----- Page -----

The State of Alabama,
Baldwin County.

PROBATE COURT

vs.

Deposition Of

[Handwritten Signature]

Commission Caption and Certificate

FEE, \$

Filed ----- 19

Published by order of Court,

19

Judge of Probate.

NIC KRUMP, Deceased, IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY.

TO THE HONORABLE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, AND TO THE HONORABLE THOMAS J. WASHBURN, JR., JUDGE THEREOF:

Comes your Petitioner, John Chason, as Administrator with

the will annexed of the Estate of Nic Krump, Deceased, and respect- fully shows unto this Court and unto your Honor that he was appoint- ed as Administrator with the will annexed of the Estate of said

decendent on June 11, 1951, by the Probate Court of Baldwin County, Alabama, and that he duly qualified as such Administrator and that the administration of said estate is now pending in the Probate

Court of Baldwin County, Alabama.

Your Petitioner further shows unto your Honor that there has been no final settlement of such administration and no proceed- ing filed in said court to institute such final settlement.

Your Petitioner further shows unto your Honor that it is necessary to sell certain real and personal property belonging to said estate for the payment of debts and legal charges against said estate and that said estate can, in the opinion of Petitioner be

better administered in the Circuit Court of Baldwin County, Alabama, in equity, than it can in the Probate Court of said County.

WHEREFORE, your Petitioner prays that this Court will make and enter an order and decree removing the administration of the Estate of Nic Krump, Deceased, from the Probate Court of Baldwin County, Alabama, to this Honorable Court and your Petitioner prays

for such other and further orders and decrees as may be necessary or appropriate in the premises.

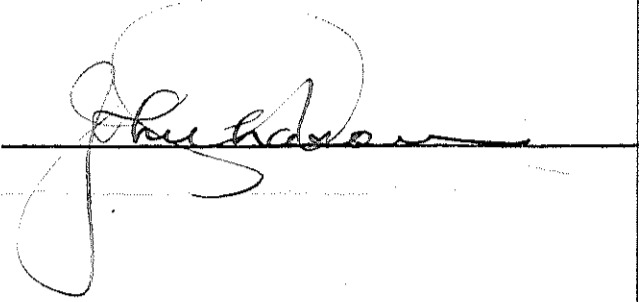
As Administrator with the will annexed of the Estate of Nic Krump, Deceased.

[Handwritten signature]

STATE OF ALABAMA
BALDWIN COUNTY

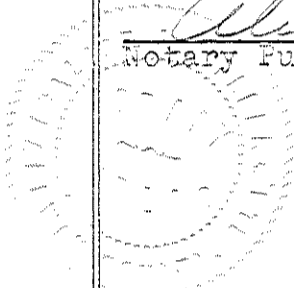
Before me, Alice L. Miller, a Notary Public, in and for said County in said State, personally appeared John Chason who is known to me and who, after being by me first duly and legally sworn both depose and say under oath as follows:

That his name is John Chason; that he is the administrator with the Will annexed of the Estate of Nic Krump, Deceased; that he signed the foregoing petition and that all the matters and facts alleged therein are true.



Sworn to and subscribed before me this 22nd day of August, 1952.


Notary Public, Baldwin County, Ala.



#2873

RECORDED

PETITION TO TRANSFER ESTATE
TO EQUITY COURT

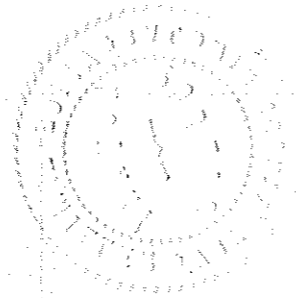
NIC KRUMP,
Deceased,

Estate of.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY.

Filed: August 22, 1952.

Alicia J. Duck
Register.



NIC KRUMP,
Deceased,
ESTATE OF.

) IN THE CIRCUIT COURT OF
) BALDWIN COUNTY, ALABAMA
)
IN EQUITY.

This day came John Chason, as Administrator with the Will annexed of the Estate of Nic Krump, Deceased, and filed his sworn petition setting out that he was duly appointed as Administrator with the Will annexed of the Estate of such decedent on June 11, 1951, by the Probate Court of Baldwin County, Alabama; that he qualified as such administrator and that said administration is still pending in the Probate Court; that there has been no final settlement of such administration nor have any proceedings been filed to institute such a final settlement; that in the opinion of the petitioner said estate can be better administered in this court rather than the Probate Court of Baldwin County, Alabama, and such matter being understood by the Court, the Court is of the opinion that the administration of such estate should be transferred from the Probate Court of Baldwin County, Alabama to this Court.

It is therefore, ORDERED, ADJUDGED AND DECREED by the Court that the Petition of John Chason, as Administrator with the Will annexed of the Estate of Nic Krump, Deceased be, and the same hereby is granted and that the administration of such estate be removed from the Probate Court of Baldwin County, Alabama to the Circuit Court thereof sitting in Equity.

It is further ORDERED by this Court that a copy of this decree, duly certified by the Register of this Court, be filed with the Probate Court of Baldwin County, Alabama.

Done this 22nd day of August, 1952.

Jeffrey A. Madlbury, Jr.
Circuit Judge.

RECORDED

2873

ORDER TRANSFERRING ESTATE
TO EQUITY COURT

NIC KRUMP,
Deceased,

ESTATE OF.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY.

Filed: August 22, 1952.

Alice J. Dack
Register.

NIC KRUMP,
Deceased,
ESTATE OF.

IN THE PROBATE COURT OF
BALDWIN COUNTY, ALABAMA

Pursuant to an order and decree of the Circuit Court of Baldwin County, Alabama, in Equity, made and entered on the 22 day of August, 1952, and duly filed with this court, which said decree orders the removal of the administration of the Estate of Nic Krump, Deceased, from this court to the Circuit Court of Baldwin County, Alabama, in Equity, I have this day transferred all papers and dockets pertaining to said estate which have been filed with me as Probate Judge of Baldwin County, Alabama, to such court, together with a statement of the court costs which have accrued to this date.

Dated this 22 day of August, 1952.

W. R. Stuart

Judge.

RECORDED

NIC KRUMP,
Deceased,

ESTATE OF.

IN THE PROBATE COURT OF
BALDWIN COUNTY, ALABAMA

*Filed 8/27/52
Recorded in
Minute BK 0, page 54*

AFFIDAVIT OF HEIRSHIP
OF NIC KRUMP, DECEASED

State of Illinois)
County of C o o k) ss.

I, MATT KRUMP, being first duly sworn, on oath depose and say that there are no heirs at law or legatees or devisees of NIC KRUMP, deceased, who are residents of the State of Alabama.

Affiant further states that the heirs at law of said Nic Krump, Deceased, and their residence addresses, are as follows:

HERBERT KRUMP, brother, of legal age, 9019 Laflin St., Chicago, Ill.
MATT KRUMP, brother, of legal age, 7959 Prairie Ave., Chicago, Ill.
Gertrude Krump, sister, of legal age, 7959 Prairie Ave., Chicago, Ill.
Catherine Krump O'Leary, 7319 S. Greenwood Ave., sister, Chicago, Ill,
being of legal age.
Anne Krump Gleich, sister, of legal age, 3621 S. Wallace St.,
Chicago, Illinois.
Margaret Krump Schaefer, sister, of legal age, 7945 S. May St.,
Chicago, Illinois.

And further affiant saith not.

Subscribed and sworn to
before me this 9th day
of May, A. D. 1951.

Richard M. LeFebvre
Notary Public

Matt Krump

NIC KRUMP,
Deceased,
ESTATE OF.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY.

DECREE AUTHORIZING SALE OF STOCK AND
REAL ESTATE AT PRIVATE SALE

This matter coming on to be heard on this day upon the sworn

petition of John Chason as Administrator with the will annexed of

the Estate of Nic Krump, Deceased, and Matt Krump and Herbert Krump

as sole legatees and devisees under the last will and Testament of

Nic Krump, Deceased, which said will has been duly admitted to probate

and record in the Probate Court of Baldwin County, Alabama, on June

11, 1951, and recorded in Will Book E pages 413-14, and the court

having considered the same is of the opinion and hereby finds that

this court has jurisdiction of the proceeding and of said petition

and of all necessary parties thereto and that it is to the best

interest of all persons concerned that such petition should be

granted,

It is therefore, ORDERED, ADJUDGED AND DECREED by the

Court:

(1) That John Chason as Administrator with the will annex-

ed of the Estate of Nic Krump, Deceased, is hereby authorized to sell

at the market through a registered broker, the following stocks

listed on the New York Exchange, viz:

- 200 shares of The Aviation Corporation
- 100 shares of North American Aviation, Inc.
- 600 shares of Packard Motor Car Company
- 400 shares of Continental Motors Corporation,

which stock is the property of the Estate of Nic Krump, Deceased,

at such time and on such date as to the said John Chason shall seem

proper and the said John Chason is hereby authorized to receive pay-

ment for such stock and to deposit the proceeds derived therefrom

to his account as administrator of said estate and to pay out the

proceeds derived therefrom upon the debts due by said estate, includ-

ing the amount due the United States of America by said estate as

an estate tax, without further order of this court.

(2) That John Chason as Administrator with the Will annexed

of the Estate of Nic Krump, Deceased, is hereby authorized to sell

any or all of the real estate belonging to said estate at private

sale without further authority from this court for such price as to

the said John Chason shall seem reasonable, provided he has first

secured from the said Matt Krump and Herbert Krump their written

approval to each such sale, which said approval shall be filed in

this cause and the said John Chason is hereby authorized to execute

proper deeds of conveyance to the purchaser and to receive the pro-

ceeds derived from the sale and to deposit such proceeds to his account

as administrator of said estate and to pay out the same without

further order of this court, upon the debts due by said estate, in-

cluding the debt due the United States of America as an estate tax.

The Court hereby ratifies and confirms any sales of real or

personal property made by the said John Chason as such administrator

as above set out and hereby orders that any monies held by him as

such administrator after payment of all debts due by said estate

shall be held by such Administrator subject to further order of

this court.

The Court hereby reserves jurisdiction of this cause for

further proceedings herein which may be necessary or proper.

Entered by the Court on this the 10th day of October.

1952.

Robert P. Madsen
Judge.

RECORDED

DECREE AUTHORIZING SALE OF
STOCK AND REAL ESTATE AT
PRIVATE SALE

NIC KRUMP,
Deceased,
ESTATE OF.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY.

Filed: October 10th, 1952.

David J. French
Register.

Last Will and Testament

Com Ex A-

I, Nic Krump

of Foley, County of Baldwin, State of Alabama

being of sound mind and memory, do make, publish and declare this my last Will and Testament, hereby revoking all former Wills, bequests and devises by me made.

I give, devise and bequeath, ~~after the payment of all my just debts and~~ funeral expense, all my property of whatever nature, both real and personal or mixed, wherever located, to my brothers, Matt Krump of 7959 Prairie Avenue, Chicago, Illinois and Herbert Krump, of 9019 South Laflin Street, Chicago, Illinois, share and share alike.

FILED
FEB 28 1951

John S. Tomchen
CLERK OF THE PROBATE COURT

91

LAST WILL AND TESTAMENT

Nic Krump

Dated July 21, 1951

M.P. Frank
Judge of Probate.

I, W.R. Stuart, Judge of the Court of Probate, in and for said Baldwin County, State of Alabama, do hereby certify, that the within instrument of writing has this day, in said court, and before me, as the judge thereof, been duly proven to the satisfaction of the court, and that the said Will and Testament of the said Nic Krump, deceased, and that the said Will, either with said probate thereon, have been recorded in my office in Book of Wills B, at pages 413, 414, and 415. In witness whereof, I have hereunto set my hand, and the seal of the said County, this 11th day of July, 1951.

505 147

92

Wegle River, Wisconsin

Wegle River, Wisconsin

RESIDING AT

NAMES OF WITNESSES

and in the presence of each other

ment in our presence, who, at his request, having subscribed our names as attesting witnesses, in his presence,

testator, Nic Krump, to be his Last Will and Testament.

This instrument was, on the day of the date thereof, signed, sealed, published and declared by the said

Nic Krump
[SEAL]

day of July, in the year of our Lord, One Thousand Nine Hundred and Thirty Eight

In Testimony Whereof, I have hereunto subscribed my name and affixed my seal, this 21st

day of the Executor of this my last Will and Testament.

executors of my will and direct that they serve WITHOUT BOND

I do hereby constitute and appoint the said Matt Krump and Herbert Krump, joint

CLERK OF THE PROBATE COURT

PROBATE HOUSE

William B. ...

day of ... 1951

County of Cook

STATE OF ILLINOIS

In the Probate Court

CLERK OF THE PROBATE COURT
James H. ...

FEB 28 1951

FILED

By ...

Equity. That more than six (6) months have elapsed since the appointment is still pending in the Circuit Court of Baldwin County, Alabama, in County, Alabama, to this Court, and the administration of such estate of such estate was duly transferred from the Probate Court of Baldwin their claim within the time required by law. That the administration 1951, said notice requiring all creditors of such estate to file the issues of said papers dated June 21st, June 28th, and July 5th, in Bay Minette, Baldwin County, Alabama, said notice appearing in publication of a notice in the Baldwin Times, a newspaper published Chason as such Administrator. Give notice of his appointment by such by the Probate Court of Baldwin County, Alabama. That John as Administrator with the will annexed and he was duly appointed as the Probate Court of Baldwin County, Alabama, to appoint John Chason executors but they renounced their right to act as such and petitioned

and Herbert Krump were named in the will of Mr Krump as joint to the said Matt Krump and Herbert Krump. That the said Matt Krump which will all of the property owned by said Decedent was devised Baldwin County, Alabama, on June 11, 1951, in and by the terms of was duly admitted to Probate and Record in the Probate Court of That the Last Will and Testament of the above named Decedent

FIRST:

Come your Petitioners, Matt Krump, Herbert Krump and John Chason, as Administrator with the will annexed of the Estate of Mr Krump, Deceased, and file this their petition for final settlement by consent of the Estate of Mr Krump, Deceased, and show unto this Court and unto your Honor as follows:

TO THE HONORABLE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY, AND TO THE HONORABLE HONORABLE HUBERT M. HALL, JUDGE THEREOF:

PETITION FOR FINAL SETTLEMENT BY CONSENT

ESTATE OF. I BALDWIN COUNTY, ALABAMA I IN THE CIRCUIT COURT OF KRUMP, Mr, Deceased, I

ment of such Administrator and all claims which have been filed have been paid in full.

SECOND:

Your Petitioners further show unto your Honor that Matt Krump and Herbert Krump are the sole devisees and legatees under the Last Will and Testament of the said Nic Krump and they are both over the age of twenty-one years and of sound mind.

THIRD:

Your Petitioners further show unto your Honor that all legal charges against said estate have been paid in full except a portion of the Court costs in said estate which amount will be paid by your Petitioners as soon as such amount has been ascertained. Your Petitioners further show unto your Honor that the Administrator has not used any of the funds belonging to said estate for his own benefit.

WHEREFORE, your Petitioners file this their petition for final settlement by consent of the Estate of Nic Krump, Deceased, and pray that this Court will approve such consent settlement without notice or publication or posting.

M. Matt Krump

H. Herbert Krump

John Rason
As Administrator with the will annexed of the Estate of Nic Krump, Deceased.

STATE OF ILLINOIS

COOK COUNTY

I, Richard M. Lefebure, a Notary Public, in and for said County in said State, hereby certify that Matt Krump and Herbert Krump, whose names are signed to the foregoing instrument and who are known to me, acknowledged before me on this day that, being informed of the contents of the instrument, they executed the same voluntarily on the day the same bears date.

Given under my hand and notarial seal hereto affixed by me this 10th day of August, 1955.

Richard M. Lefebure
Notary Public, Cook County, Illinois

STATE OF ALABAMA

BALDWIN COUNTY

I, G. Mac Humphries, a Notary Public, in and for said County in said State, hereby certify that John Chason, whose name as Administrator with the will annexed of the Estate of Nic Krump, Deceased, is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he executed the same voluntarily on the day the same bears date.

Given under my hand and notarial seal hereto affixed by me this 18th day of August, 1955.

G. Mac Humphries
Notary Public, Baldwin County, Ala.

BOOK 018 PAGE 494

NIC KRUMP,
Deceased,
ESTATE OF.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY.

This matter coming on to be heard on the Petition of John Chason, as Administrator with the Will annexed of the Estate of Nic Krump, Deceased, for a partial settlement of his account as such Administrator and to reduce the amount of bond of such Administrator from \$25,000.00 to \$4,000.00 and to authorize payment of the commissions and fee for extra-ordinary services due such administrator to which Petition is attached an itemized, verified statement of his account of such administration, and a waiver and consent signed by Matt Krump and Herbert Krump as the sole devisees and legatees under the Last Will and Testament of Nic Krump, Deceased, which waiver and consent waived notice of the filing of such Petition and Account and consented to the granting of such Petition without further notice to them and it appearing to the Court that the account of John Chason as such Administrator is in proper form and that all expenditures made by him as such Administrator were proper expenditures out of the Estate of said decedent for the purposes set out therein, and that such account and partial settlement should be approved; it is therefore,

ORDERED, ADJUDGED AND DECREED by the Court that all expenditures and disbursements made by John Chason as Administrator with the Will annexed of the Estate of Nic Krump, Deceased, from the time of his appointment up to the date of the filing of such petition, as set out in said Petition, be, and the same hereby are approved.

And it further appearing to the Court that the said John Chason, as Administrator, is entitled to commissions on receipts up to the date of filing such Petition in the sum of \$387.85 and is entitled to commissions upon disbursements in the sum of \$315.63 or a total commissions due to the date of filing of such petition in the sum of \$703.48.

It is therefore, ORDERED, ADJUDGED AND DECREED by the Court that the said John Chason, as such Administrator, shall draw out of such Estate his commissions to date of the filing of such petition in the sum of \$703.48, which amount, when paid by him, will be a proper charge against the assets of said estate.

And it further appearing to the Court that it was necessary for the said John Chason to make two trips to Mobile, Alabama, in connection with selling stock belonging to said decedent as previously authorized by this Court and that a charge of \$50.00 for each trip or a total of \$100.00 would be a reasonable and proper charge by such Administrator for extra-ordinary services, it is therefore,

ORDERED, ADJUDGED AND DECREED by the Court that the said John Chason, as Administrator, shall draw out of the assets of said estate the sum of \$100.00 for extra-ordinary services rendered such estate up to the date of the filing of such petition, which amount, when paid by him, will be a proper charge against the assets of said estate.

And it further appearing to the Court that when the said John Chason has paid his commissions and fee for extra-ordinary services as set out above and the court costs now due in said estate that there will remain in his hands as such Administrator, approximately \$2,000.00, and that his bond as such Administrator in the sum of \$25,000.00 should be reduced to \$4,000.00; it is therefore,

ORDERED, ADJUDGED AND DECREED by the Court that the said John Chason, as Administrator with the Will annexed of the Estate of Nic Krump, Deceased, shall make and file with this Court a bond with sufficient surety in the sum of \$4,000.00 and that when such bond has been approved by this Court that the said John Chason and his surety shall be discharged and relieved of all liability under his bond in the sum of \$25,000.00 which was filed in the Probate Court of Baldwin County, Alabama, when such administration was pending in said Court.

Done at Bay Minette, Baldwin County, Alabama, this 6th day of February, 1953.



Hubert M. Hall, Judge of the Circuit Court of Baldwin County, Alabama, In Equity.

RECORDED

DECREE ON PARTIAL SETTLEMENT

NIC KRUMP,
Deceased,
ESTATE OF.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY.

Filed: February 6th 1953.

W. J. ...
Register.

KRUMP, Nic, Deceased, | IN THE CIRCUIT COURT OF
ESTATE OF. | BALDWIN COUNTY, ALABAMA
 | IN EQUITY

DECREE ON FINAL SETTLEMENT BY CONSENT

This day came Matt Krump, Herbert Krump and John Chason, as Administrator with the Will annexed of the Estate of Nic Krump, Deceased, who are the sole and only devisees and legatees under the Last Will and Testament of Nic Krump, Deceased, and the Administrator with the Will annexed of said Estate, and filed their petition for final settlement of such Estate by consent and prayed that the Court should approve such consent settlement without notice or publication or posting.

And it appearing to the Court that such petition is properly executed and acknowledged by all of the devisees and legatees under said Will as required by law, and that such administration was continued pursuant to the Letters granted by the Probate Court of Baldwin County, Alabama, the Court in which such proceeding originated, and that all such legatees and devisees named in said Will are over the age of twenty-one years and are of sound mind, and that all legal charges against such estate have been paid in full, except a part of the Court costs, the amount of which is to be determined by this Court. And it further appearing to the Court that such Will of said Decedent was duly admitted to Probate and recorded in the Probate Court of Baldwin County, Alabama on June 11, 1951, and that Letters of Administration with the Will annexed were duly issued to John Chason on that date and that he gave due notice of his appointment as such by publication of a notice in the Baldwin Times, a newspaper published in Bay Minette, Baldwin County, Alabama, said notice appearing in the issues of said paper dated June 21, June 28 and July 5, 1951, said notice requiring all creditors of such estate to file their claims within the time required by law and that more than six months have elapsed since the issuance of said Letters and that all of the claims which were filed against said estate have been paid in full.

It is therefore ORDERED, ADJUDGED and DECREED by the Court that when the remaining portion of the Court costs due in connection with the administration of this estate has been paid by the said John Chason as such Administrator, that he will then be fully discharged, without further order of this Court, as such Administrator and he and the surety on his bond as such Administrator will then be relieved of all liability in connection with said estate and this estate will then be finally settled.

Done this August 18, 1955.

Hubert M. Hall

Judge.

RECORDED
DECREE ON

FINAL SETTLEMENT

BY CONSENT

KRUMP, Nic, Deceased
ESTATE OF.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

Filed August 19, 1955.

Alice J. Leach
Register.

FILED
AUG 19 1955
ALICE J. LEACH, REGISTER

FILED
AUG 19 1955
ALICE J. LEACH, REGISTER

KRUMP, NIC, Deceased,
ESTATE OF.

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IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY NO. 2873.

PETITION FOR FINAL SETTLEMENT BY CONSENT

TO THE HONORABLE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY, AND TO THE HONORABLE HUBERT M. HALL, JUDGE THEREOF:

Come your Petitioners, Matt Krump, Herbert Krump and John Chason, as Administrator with the will annexed of the Estate of Nic Krump, Deceased, and file this their petition for final settlement by consent of the Estate of Nic Krump, Deceased, and show unto this Court and unto your Honor as follows:

FIRST:

That the Last Will and Testament of the above named Decedent was duly admitted to Probate and Record in the Probate Court of Baldwin County, Alabama, on June 11, 1951, in and by the terms of which will all of the property owned by said Decedent was devised to the said Matt Krump and Herbert Krump. That the said Matt Krump and Herbert Krump were named in the will of Nic Krump as joint executors but they renounced their right to act as such and petitioned the Probate Court of Baldwin County, Alabama, to appoint John Chason as Administrator with the will annexed and he was duly appointed as such by the Probate Court of Baldwin County, Alabama. That John Chason as such Administrator as such Administrator gave due notice of his appointment by publication of a notice in the Baldwin Times, a newspaper published in Bay Minette, Baldwin County, Alabama, said notice appearing in the issues of said paper dated June 21st, June 28th, and July 5th, 1951, said notice requiring all creditors of such estate to file their claim within the time required by law. That the administration of such estate was duly transferred from the Probate Court of Baldwin County, Alabama, to this Court, and the administration of such estate is still pending in the Circuit Court of Baldwin County, Alabama, in Equity. That more than six (6) months have elapsed since the appointment of such Administrator and all claims which have been filed have been paid in full.

SECOND:

Your Petitioners further show unto your Honor that Matt Krump and Herbert Krump are the sole devisees and legatees under the Last Will and Testament of the said Nic Krump and they are both over the age of twenty-one years and of sound mind.

THIRD:

Your Petitioners further show unto your Honor that all legal charges against said estate have been paid in full except a portion of the Court costs in said estate which amount will be paid by your Petitioners as soon as such amount has been ascertained. Your Petitioners further show unto your Honor that the Administrator has not used any of the funds belonging to said estate for his own benefit.

WHEREFORE, Your Petitioners file this their petition for final settlement by consent of the Estate of Nic Krump, Deceased, and pray that this Court will approve such consent settlement without notice or publication or posting.

Matt Krump /s/

Hubert Krump /s/

John Chason /s/
As Administrator with the will annexed
of the Estate of Nic Krump, Deceased.

STATE OF ILLINOIS

COOK COUNTY

I, Richard M. Lefebure, a Notary Public, in and for said County in said State, hereby certify that Matt Krump and Herbert Krump, whose names are signed to the foregoing instrument and who are known to me, acknowledged before me on this day that, being informed of the contents of the instrument, they executed the same voluntarily on the day the same bearsdate.

Given under my hand and notarial seal hereto affixed by me this 10th day of August, 1955.

Richard M. Lefebure /s/
Notary Public, Cook County, Illinois

STATE OF ALABAMA

BALDWIN COUNTY

I, G. Mac Humphries, a Notary Public, in and for said County in said State, hereby certify that John Chason, whose name as Administrator with the will annexed of the Estate of Nic Krump, Deceased, is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he executed the same voluntarily on the day of the same bearsdate.

Given under my hand and notarial seal hereto affixed by me this 18th day of August, 1955.

G. Mac Humphries /s/
Notary Public, Baldwin County, Ala.

KRUMP, NIC, Deceased,
ESTATE OF.

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IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY NO. 2873.

DECREE ON FINAL SETTLEMENT BY CONSENT

This day came Matt Krump, Herbert Krump and John Chason, as Administrator with the Will annexed of the Estate of Nic Krump, Deceased, who are the sole and only devisees and legatees under the Last Will and Testament of Nic Krump, Deceased, and the Administrator with the Will annexed of said Estate, and filed their petition for final settlement of such Estate by consent and prayed that the Court should approve such consent settlement without notice or publication or posting.

And it appearing to the Court that such petition is properly executed and acknowledged by all of the devisees and legatees under said Will as required by law, and that such administration was continued pursuant to the Letters granted by the Probate Court of Baldwin County, Alabama, the Court in which such proceeding originated, and that all such legatees and devisees named in said Will are over the age of twenty-one years and are of sound mind, and that all legal charges against such estate have been paid in full, except a part of the Court costs, the amount of which is to be determined by this Court. And it further appearing to the Court that such Will of said Decedent was duly admitted to Probate and recorded in the Probate Court of Baldwin County, Alabama on June 11, 1951, and that Letters of Administration with the Will annexed were duly issued to John Chason on that date and that he gave notice of his appointment as such by publication of a notice in the Baldwin Times, a newspaper published in Bay Minette, Baldwin County, Alabama, said notice appearing in the issues of said paper dated June 21, June 28 and July 5, 1951, said notice requiring all creditors of such estate to file their claims within the time required by law and that more than six (6) months have elapsed since the issuance of said Letters and that all of the claims which were filed against said estate have been paid in full.

It is therefore ORDERED, ADJUDGED AND DECREED by the Court that when the remaining portion of the Court costs due in connection with the administration of this estate has been paid by the said John Chason as such Administrator, that he will then be fully discharged, without further order of this Court, as such Administrator and he and the surety on his bond as such Administrator will then be relieved of all liability in connection with said estate and this estate will then be finally settled.

Done this August 18, 1955.

Hubert M. Hall /s/ Judge.

NIC KRUMP,
Deceased,
ESTATE OF.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY.

TO THE HONORABLE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, AND TO
THE HONORABLE TELFAIR J. MASHBURN, JR., JUDGE THEREOF:

Comes John Chason, as Administrator with the Will annexed
of the Estate of Nic Krump, Deceased, and Matt Krump and Herbert
Krump and show unto this Court and unto your Honor as follows:

FIRST:

That John Chason is over the age of twenty-one years and a
resident citizen of Baldwin County, Alabama, residing at Bay Minette;
that Herbert Krump and Matt Krump are both over the age of twenty-
one years and are resident citizens of Cook County, Illinois, resid-
ing at Chicago, Illinois.

SECOND:

That the Last Will and Testament of Nic Krump, Deceased,
was duly admitted to probate and record in the Probate Court of
Baldwin County, Alabama, on June 11, 1951, and is recorded in Will
Book E pages 413-15. That a copy of such Will is attached to this
petition, marked "Exhibit A", and made a part hereof.

THIRD:

That John Chason was duly appointed as Administrator with
the Will annexed of the Estate of said decedent in Baldwin County,
Alabama, by the Probate Court of Baldwin County, Alabama, on June
11, 1951. That said Administrator duly qualified as such and enter-
ed into a surety bond which has been approved by the Probate Court
of Baldwin County, Alabama, in the sum of \$25,000.00. That the
Hartford Accident & Indemnity Company, acting by and through Charles
J. Ebert of Foley, Alabama, as its Attorney-in-Fact is the surety
on such bond.

FOURTH:

Your Petitioners further show unto this Court that the
administration of said estate was duly transferred from the Probate
Court of Baldwin County, Alabama, to the Circuit Court of Baldwin
County, Alabama, in Equity, by an order duly entered by such court
on the 22nd day of August, 1952, upon petition filed by John Chason

BOOK 019 PAGE 001

as Administrator with the Will annexed of such estate and that the administration of such estate is now pending in the Circuit Court of Baldwin County, Alabama, In Equity.

FIFTH:

Your Petitioners further show unto your Honor that there has been no partial settlement of such administration in Baldwin County, Alabama, but there is now in the hands of such Administrator \$3,295.62, which amount is deposited to the account of said administrator in the Baldwin County Bank, Bay Minette, Alabama; that said Administrator also holds for said estate shares of stock listed on the New York exchange of the value of approximately \$9,500.00 and according to an inventory and appraisal duly made by the Probate Court of Baldwin County, Alabama, the real estate belonging to the estate of such decedent has a substantial value.

SIXTH:

Your Petitioners further show unto your Honor that said decedent also has a substantial estate in Cook County, Illinois, and that considering both estates, according to the first return filed with the Collector of Internal Revenue in Illinois, the estate tax due the United States of America is the sum of \$33,739.28, of which amount \$9,739.28 has been paid, leaving a balance due the United States of America of \$24,000.00 on such estate tax. That in addition to this amount, a part of which must be paid through this administration, certain attorney's fees and costs of administration must be paid in this Court.

SEVENTH:

Your Petitioners further show unto your Honor that it is to the best interests of the estate that John Chason as Administrator with the Will annexed, shall immediately sell at the market through a registered broker, the following stocks listed on the New York exchange:

200 shares of The Aviation Corporation
100 shares of North American Aviation, Inc.
600 shares of Packard Motor Car Company
400 shares of Continental Motors Corporation

and that it may be advisable to sell the real estate belonging to said estate at private sale if an offer agreeable to the devisees is

obtained. That the real estate is as set out in the Inventory which has been duly filed in this cause.

EIGHTH:

That the Petitioners, Matt Krump and Herbert Krump who are both over the age of twenty-one years and of sound mind and who are the sole legatees and devisees under the Last Will and Testament of Nic Krump, Deceased, join in this petition for the purpose of consenting to the granting hereof and for the purpose of waiving any notice that might be required to be given them of the day set for the hearing of this petition and they hereby petition this court to grant this petition authorizing the said John Chason, as Administrator with the Will annexed of the Estate of Nic Krump, Deceased, to sell the aforesaid listed stocks at the market through a registered broker, without further notice to them, and to sell the real estate, or parts thereof, at private sale upon their written approval of each such sale, and they further consent that the amounts derived from said sale of such property shall be applied first upon the debts and legal charges against said estate, including the estate tax due the United States of America and that such amounts derived from said sale may be paid directly by the said John Chason as such Administrator to the Collector of Internal Revenue in the State of Illinois, without further notice to them.

WHEREFORE, your Petitioners pray that your Honor will enter an order and decree granting this petition and authorizing the said John Chason, as Administrator with the Will annexed of the Estate of Nic Krump, Deceased, to sell the aforesaid listed stocks at the market through a registered broker, without further notice, and to sell the real estate, or parts thereof, at private sale upon the written approval of the sole devisees thereof, Herbert Krump and Matt Krump, and to apply the proceeds derived therefrom in payment of any claims or legal charges against said estate in Baldwin County, Alabama, including the estate tax due the United States of America. Your Petitioners pray for such other, further, different and general

relief which shall seem just and meet and to which they may be entitled in the premises.

John Chason
As Administrator with the Will Annexed of the Estate of Nic Krump, Deceased.

Matt Krump
Matt Krump

Herbert Krump
Herbert Krump

STATE OF ALABAMA

BALDWIN COUNTY

I, Alice L. Miller, a Notary Public, in and for said County, in said State, hereby certify that John Chason, whose name as Administrator with the Will annexed of the Estate of Nic Krump, Deceased, is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he, as such Administrator, and with full authority, executed the same voluntarily for and as the act of said estate.

Given under my hand and notarial seal hereto affixed by me, this 19th day of September, 1952.

Alice L. Miller
Notary Public, Baldwin County, Ala.

STATE OF ILLINOIS

COOK COUNTY

I, Richard M. Lefebure, a Notary Public, in and for said County in said State, hereby certify that Matt Krump and Herbert Krump, whose names are signed to the foregoing instrument and who are known to me, acknowledged before me on this day that, being informed of the contents of the instrument, they executed the same voluntarily on the day the same bears date.

Given under my hand and notarial seal hereto affixed by me, this 16th day of September, 1952.

Richard M. Lefebure
Notary Public, Cook County, Illinois

(affix seal)

"EXHIBIT A"

LAST WILL AND TESTAMENT

I, Nic Krump of Foley, County of Baldwin, State of Alabama, being of sound mind and memory, do make, publish and declare this my Last Will and Testament, hereby revoking all former wills,

bequests and devises by me made.

I give, devise and bequeath, after the payment of all my

just debts and funeral expense, all my property of whatever nature,

both real and personal or mixed, wherever located to my brothers,

Matt Krump of 7959 Prairie Avenue, Chicago, Illinois, and Herbert

Krump, of 9019 South Larkin Street, Chicago, Illinois, share and

share alike.

I do hereby constitute and appoint the said Matt Krump and

Herbert Krump, joint executors of my Will and direct that they serve

WITHOUT BOND as Executors of this my Last Will and Testament.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name

and affixed my seal, this 21st day of July, in the year of our Lord,

One Thousand Nine Hundred and Thirty Eight.

_____/s/ Nic Krump. _____ (Seal)

THIS INSTRUMENT was, on the day of the date thereof, signed,

sealed, published and declared by the said testator Nic Krump to be

his Last Will and Testament in our presence, who, at his request,

having subscribed our names as attesting witnesses, in his presence,

and in the presence of each other.

NAMES OF WITNESSES:

RESIDING AT:

/s/ Frank W. Carter

Eagle River, Wisconsin

/s/ Alida Carter

Eagle River, Wisconsin