

Amount brought fwd.-----

No. 2557. To Antony^WKohne, Leo Kohne, Julius Kohne, Bernard Kohne, Mary Kohne and Amelia Kohne, balance of personal property in my hands as such administrator the same being all of the personal property with which I am chargeable and being all of the personal property of said estate after the payment of all debts and liabilities.----- 2533.53

Total charges----- 11275.66

Total credits----- 11275.66

Balance-----

Your administrator further shows to the Court that himself Antony Kohne, Julius Kohne, Bernard Kohne, Mary Kohne and Amelia Kohne are the sole and only heirs at law of Henry Kohne, deceased. That they are brothers and sisters and since their father's death, they have been living upon the real estate left by said decedent, and that they have been engaged in the business of farming and have been working in common; that all of the above named heirs at law of Henry Kohne deceased are over the age of twenty-one years *on receipt* the ----- day of March 1908. *Amelia Kohne, who will be twenty one years old on* That after the death of the said Henry Kohne and after the appointment of this administrator, he filed his petition with the Adams Circuit Court of Adams County, Indiana, for leave to continue in the business of farming and that no sale of ~~of~~ the personal property be made; and that he and his brothers and sisters since such date have been engaged in the business of farming, and that they have largely increased the amount of personal property, and they are desirous of so continuing in such business.

He further shows the Court that since his last report that he has erected a barn on decedent's real estate, built new fences, and made lasting and valuable improvements there-on, that said administrator believes it to be to the best interest of the estate

No. 13.

that this his final report be approved in all things and that he be discharged as such administrator.

That he believes that there will be no sale or division of the personal property now in his hands until the said minor Amelia Kohne becomes of the age of twenty-one years. That each of the heirs of said decedent have signed an agreement, in Voucher No. 285 not to separate, divide or sell such personal property until said minor becomes of age.

That since decedent's death they have bought and sold stock grain and hay, As is usually done in the business of farming, drained the land and otherwise improved it in touch and keeping with other farms in the same locality and neighborhood.

That this administrator has not turned over to the heirs any cash for the reason that he has no cash on hand, but that Voucher No. 285 represents all of the personal property now on hand and with which he is chargeable and with which he should be charged, that he has turned the same over to himself and the balance of the heirs and that they have all receipted for the same.

He further shows the Court that all the costs and expense of administration have been paid, and that all of the personal property of said decedent, that came into the hands of this administrator, have been turned over to the heirs of the said decedent, the same being the surplus remaining in his hands, after the payment of all debts and liabilities against said estate, that said heirs have executed to him their joint receipt for said personal property, as shown by voucher # 285. That nothing further remains to be done in said administration.

That said heirs are living together on the real estate of said decedent, working in common and engaged in the business of farming; that they so desire to continue in said business, and do not want any division of said personal property, nor a sale of the same.

He therefore prays that this his final report, be approved in all things, and that he be discharged from any further duty or liability in said matter.

Leo. K. Kline
Administrator.

Subscribed and sworn to before me this 2 day of ^{February} ~~January~~, 1907.

P. H. Thimmes
Notary Public.

Done & sworn to 12.1907

State of Indiana } ss. In the Adams
County of Adams } Circuit Court
February Term 1901.

In the matter of the estate of
Henry Kohne deceased.

Comes now Leo Kohne administrator of
the estate of Henry Kohne deceased and
states the following to the Court: That
this administrator with three brothers
and two sisters are the sole and
only heirs to the estate of the deceased.
That the names of these heirs are:

Anthony Kohne	aged 23 years
Julius Kohne	aged 22 years
Bernard Kohne	aged 20 years
Mary Kohne	aged 16 years
Amelia Kohne	aged 14 years

That the name of this administrator
is Leo Kohne and his age is 24
years, that said administrator is
an heir to this estate and is a brother
to Anthony Kohne Julius Kohne Bernard
Kohne, Mary Kohne, and Amelia Kohne.
Heirs to the estate of the deceased.
That at the time of the death of
their father Henry Kohne deceased, the
said heirs and their father were liv-
ing together on their father's farm, which
consists of 160 acres of land and
that they were engaged in the business
of farming. That said heirs are
still living together on their father's

form and wish to continue to do
so. That there are no debts against this
estate, but what can be paid without
selling the personal property of this estate.
That Bernard Kohne, Amelia Kohne and
Mary Kohne are minor heirs, and that
Julius Kohne their brother has taken
out letters of Guardianship and has
become the Guardian of the three
minor heirs. here to four named
and mentioned.

That it is the wish and desire of
all the heirs of this estate, to continue
to live together on the farm and
continue in the business of
farming. That they the said heirs
wish to have a home and employment.
That if the personal property of said
estate be sold they will be forced
to abandon the business of farming,
and that said heirs would then be
thrown out of employment, and
would have then to seek employment
else where, and in such events their
home and its comforts would be
destroyed. That an inventory and appraisement
of the personal property
of said decedent has been made
and filed in said estate and shows
the personal estate of said decedent
to amount to the sum of Forty
six hundred.

That the greater part of the personal property of
said estate is needful, necessary and essential
on the farm in order that they continue in
the business of farming.

That the debts against the estate of said
decedent, which have come to the
knowledge of this administrator amount
to about the sum of Fifteen Hundred
dollars. That sufficient funds can be
received ^{out} of said personal estate to
pay all of said debts, without resorting
to a public sale of said property.
That this Administrator believes it to be
to the best interests to all the heirs,
and to the best interests of the estate
to leave the personal property of
said estate, unsold.

Wherefore this Administrator Leo Kohne
prays that an order be granted them
to continue in the business of
farming and that the personal
property of said estate be left un-
sold. All of the above statements
he believes to be true.

Leo Kohne

Subscribed and sworn to before me
this 30 day of March 1901.
James H. Smith J. P. Seal

ADMINISTRATOR'S BOND.

DECEASED, Prindles, Decatur, Ind.

Know all Men, That we Leo Kohue
as principal, and Gerhard Kohue D.A. Clerk
as sureties, all inhabitants of the State of Indiana, are bound unto the State of Indi-
ana, in the penal sum of Two Thousand DOLLARS,
for the payment of which we jointly and severally bind ourselves, our heirs, executors
and administrators.

Sealed and dated this 22 day of March 1901 189

THE CONDITION OF THE ABOVE OBLIGATION IS, That if the above bound
Leo Kohue shall faithfully discharge
the duties of his trust as Administrator of the estate of
Henry Kohue deceased, according to law, then the above obligation
is to be void, else to remain in full force.

Leo Kohue [SEAL]
Gerhard Kohue [SEAL]
D.A. Clerk [SEAL]

Approved in for court the 22 day of March 1901, 189

Elmer Johnson
Clerk Circuit Court of Adams County.

STATE OF INDIANA, ADAMS COUNTY.

I, Leo Kohue swear that I will faithfully discharge the duties
of my trust as Administrator of the estate of
Henry Kohue, deceased, according to law; so help me God.

Leo Kohue

Subscribed and sworn to before me, this 22 day of March 1901 189

Elmer Johnson
Clerk Circuit Court of Adams County.

I, Elmer Johnson, Clerk of the Circuit Court for the county of
Adams, in the State of Indiana, do hereby certify that administration
of the estate of Henry Kohue, late of Adams county, deceased,
who died intestate, is granted to Leo Kohue and the said
Leo Kohue having qualified and given bond as such Administrator
is duly authorized to take upon himself the administration
of such estate according to law.

WITNESS, my hand and the seal of said Court, this 22 day
of March 1901 189-

Elmer Johnson
Clerk Circuit Court of Adams County.

By James P. Hayfling Deputy.

Amount Carried forward

Money derived from sale of real estate.	\$2248.75
" " " " " " " " " " " "	4.20
" " " " " " " " " " " "	7.50
" " " " " " " " " " " "	3.32
Notes uncollected belonging to said estate	164.00
Other personal property including stock machinery and other articles used in farming	\$1565.00
	\$2200.00
Total charges	\$6132.77

And the said Administrator says that he claims credit for the following amounts apart of which are expenses in farming and apart are for debts owed by said decedent at his death and which laid out and expended

1. Paid to L. Yager and crew for carting and shoveling	\$77.00
2. " Smith's Yager and Sack old account	3.40
3. " Drubler & Maltz jackets for girls old acct	16.80
4. " U. Weininger hats for girls old acct	4.00
5. Dr. Connell old acct veterinary	\$1.50
6. Elie Meyer team and survey at funeral	0.00
7. Creation National Bank check	20.00
8. Jacob Atz Lalter straps old acct	1.20
9. Rev. H. E. Helken funeral expenses	6.50
10. S. Miller meat sold for labor	1.75
11. Thos. Ed. Coffey sewing for funeral exp.	\$2.00
12. John Lee for shoveling decedent	2.00
13. Quilins & Heidman an old acct	\$20.00
14. Show for self acct	\$3.50
15. G. H. Henshaw digging grave	4.00
16. Dr. J. M. Miller surgery for decedent	14.00
17. B. J. Henshaw May in taxes	73.63
	\$259.28
	\$6132.77