Amount brought frd .-----No. 285. To Antonoxy Kohne, Leo Kohne, Julius Kohne, Bernard # 8 742 /3 Kohne, Mary Ko ne 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 .-----Total charges----- //2 75766 Total credits-----/1/2 75,66

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 such Henry Kohne and after the appointment of this administrator, he the ---- day of March 1908. 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 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

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

That he bilieves that their 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 Youcher No. 252 not to seperate, 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 Youcher No. 255----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 balcharged, that he has turned the same over to himself and 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.

Subscribed and sworn to before me this 2 day of samuely, 1907.

Com Ex apr 22. 1907

State of Indiana \$5.5. In the adams
Country of adams Come for the estate of
Comes now See Noho administrator of

When deceased. the estate of Thung Nohne decreed. Shalor, the following to the laurby 9th this administrator with thousands and two sisters are the sole and only him to the extete of the decree. That the names of their heir son!

Anthony Nohne aged 23 years

Juline Hohne aged 20 years

Many Kohne aged 20 years

Annelia Nohn aged 16 years

That the name of this administrator is So Nohn and his agr is 24 years, That said administrator Jeans that said administration of the Brief Brief to anthony Kohne Julius Kohne Brund Amelia Johne, and Amelia Johne, And the best of the dearth of the dearth of the Johne of the dearth of the Johne deer and, the That at the Johne deer and the thirty Johne deer and the thirty Johne deer and the thirty factor were lived the factor with the thirty factor were lived to the factor with the thirty factor were lived to the factor with the thirty factor were lived to the factor with the thirty factor were lived to the factor with the thirty factor were lived to the factor with the thirty factor were lived to the thirt said heir and their factor wor line said heir and their factor wor line ings to getter on their factor and consists of 160 acres of lands and that they were shall said here are the factor of said here are

and which to continue to do So. That there are no debts against this estate, but what can be fail without That Bernard Stohne, amelia Stohne and The Bernard Stohne, amelia Stohne and Many Stohne are minim him, and that Julius Nohne their brother has tetre become the Guardian of the thous minior heirs, here to for named and mentioned. That it is the wish and decing of all ther heirs of this extate, to continue to live to getter on the form and Continue of forming That they the said him with to form a home and sufformat That if the personal property of said estate be eved they will be found to abouton the burnies of firming and that said theirs would think by thrown out of employment, and would have the to seek employment else whom, and in such wents their forme and its comforts would be, destroy and appointing and appointing and appointing and appointing and appointing and appoint to the second appointing and appoint and appointing appointing appoint appointing appointing appointing appointing appointing appoint appointing appointing appointing appointing appointing appoint appointing appoint appointing appoint appointing raisement of the personal property and filed in said estate and shows the personal estate of said herdent to amount to the sure of goty That the greater part of the personal property of said estate is needful, necessary and essential and the forming. six hundred

That the debts against the estate of said deer dent; which have come to the Smower age of This administrator amount to about the sum of Fifteen Hundred, dollars. That sufficients funde courte payall of said debts, without recotion to a public sale of said property. That this administrator bling it to to the best interests to all chime and to the horizing of a cetale property of said estate, we ald, When for this administrator Les & when frays that are arder be granted them to Continue in the human of forming and that the personal property of said estate help und halo. We by the above state ments he believe to be true. Subceribed and swam to refor This 30 day of march 1901. Janus Holmith of Potent

In the adams livered bourt april From 1802. In the matter of the estate of Newry Soher dreams Comes now to other administrator of said decedent and submits This current report, and in the adams leinent bourt Lis petition, asking said for leave to Continued in the business of forming, and that the cault granted said prtition That It present his administrator logether weeks his how brackers and two left them by their decent leter Shury Sohne, That mo salv was ever made, of the personal property of said Ideadent. That in this burniss the said admirretrator lung. machining the is needed Out said administrator say. that he is chargeable with \$493,60, Many derived forcale of what, 177.67. 146,35 . 69.00 15.00 " Berley 362.35 11 " " " Hey, . 949 .78 " " " ledesle 2248.73 " " " Hogel " blover wed " " " "

and comed forward 124 Many deriving from sale of petative Hoter uncollected blanging to seid 12248,73 4,20 7.50 3.32 104.00 estate Other personal property including stock marling and the articles weeds in farming \$ 1565.00 \$ 2200,00 Total charges \$6132.77 Und the said administrator says that he clavier cordit for the following amounts apart of which are for debts awil by said decident at his deathand her, laids out and expended \$77.00 1. Said to L. yage and some for carket and shrounds 3,40 25. " Smith yager and Salk old account 3 " Dubler + Mally factets for girle Maid. 16.80 4.00 \$ 1.50 5. Dr Countle old and reting 9.00 6. Elie Meyer teams and every at Junual 20.00 7. Dreatur National Burk chick. 1.20 8. Jacob aty halter strafes ald rech 9. See St. S. Willen for stayer std neck 10 S. Miller for stop for found ext. 11 Modeled boffel wing for found ext. 12 John Son Striden an all and 13 Couline Striden an all and 6150 1.75 \$3 00 2,00 \$ 20,00 14 Show for sief acid and and and 15 G. Newworld digging for learned 15 Jr. J.M. Miller surgery for learned may in taken 17. 9. J. Henrich surgery to may in taken \$3.50 400 14,00 73.68 6 259, 28