

Kanouse, deceased, issue to the Michigan Trust Company. Said deceased died on the 9th day of November, 1910 at Detroit, Michigan, at which place she then had her residence and abode. The only heirs at law are your petitioner, Harry W. Kanouse, the widower of said deceased, residing at Detroit, Wayne County, Michigan, and Marion Salling Kanouse, the daughter and only child of the petitioner and deceased, now aged sixteen years and residing at Detroit, Michigan. That due search and inquiry has been made to ascertain whether or not said deceased left a last will and testament and no last ^{will} and testament has been found, and it is the knowledge and belief of the affiant herein that deceased died without a will. *Don*

HARRY W. KANOUSE

Subscribed and sworn to before me this 15th day of May, 1916.

STANLEY WILLIS SMITH.
Notary Public in and for the State of Michigan
residing at Detroit, Mich.

My Commission expires Dec. 28, 1917.

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR THE COUNTY
OF COWLITZ.

IN THE MATTER OF THE ESTATE OF
JENNIE MARION SALLING KANOUSE,
Deceased.

IN PROBATE
No. 885
DECREE APPOINTING
ADMINISTRATOR.

Harry W. Kanouse having on the 26th day of May, 1916, filed in this Court his petition praying that Michigan Trust Company be appointed administrator upon the estate of said Jennie Marion Salling Kanouse, deceased, and also an affidavit setting forth the names and places of residence of the heirs of said deceased, and that the said deceased died without a will::

And the Court having on the 26th day of May, 1916, made an order appointing the 13th day of June, 1916, at 9:30 A. M. as the time for hearing said petition::

Now on this 13th day of June, 1916, the said petition comes on regularly for hearing, and proof having been made to the satisfaction of the Court that due notice of the time and place of hearing of the said petition has been given by the posting of notices ample in form and substance according to law and to the order of this Court touching the same as aforesaid; and it further appearing to the satisfaction of this Court that the said petition sets forth all the facts essential to give the Court jurisdiction over the estate of the said deceased, and proof under oath in open Court having been offered and taken and the evidence being closed, and all and singular the law and the premises being by the Court fully understood and considered, the Court finds the facts applicable to this matter to be as follows, to-wit::

That the said Jennie Marion Salling Kanouse died intestate on the 9th day of November, 1910, at Detroit, Michigan; that at the time of her death the said deceased was a resident of Detroit, Michigan, and left estate in said State of Washington subject to administration therein, and that the jurisdiction over said estate pertains to our said Superior Court.

That the value of all the personal estate of the said deceased and of the annual rents, issues and profits arising from the real estate belonging to said estate does not exceed the sum of One Hundred Dollars; that the petitioner herein is the surviving husband of the said deceased.