

AFFIDAVIT IN PROOF OF DEATH

Filed Nov. 17, 1920

STATE OF KANSAS, FRANKLIN COUNTY, ss:

2512

In the Probate Court

In the matter of the estate of *Daniel Hay*, deceased

Affidavit in Proof of Death

On this *17* day of *November*, 19*20*, before me the undersigned, came *Ernest R. Hay*, a resident of *Ottawa* who being duly sworn by me according to law, on his oath says that *Daniel Hay*, a resident of *Ottawa* in *Franklin* County, Kansas, died at *920 N. Ogden St.* on the *22nd* day of *October*, 19*14*, that to the best of *my* knowledge and belief, the names, ages and residences of the *legal* heirs of the said deceased are as follows:

Name	Relation	Age	Place of Residence
<i>Ananias K. Hay</i>	<i>Son</i>	<i>61</i>	<i>Fullerton, Calif</i>
<i>Valentine C. Hay</i>	<i>✓</i>	<i>58</i>	<i>St. Louis, Mo.</i>
<i>Nelson Hay</i>	<i>✓</i>	<i>53</i>	<i>Ottawa, Kansas</i>
<i>Frederick C. Hay</i>	<i>✓</i>	<i>48</i>	<i>✓</i>
<i>Ervin Hay</i>	<i>✓</i>	<i>45</i>	<i>✓</i>
<i>Louis J. Hay</i>	<i>✓</i>	<i>43</i>	<i>St. Madison, Iowa</i>
<i>Levitt R. Hay</i>	<i>✓</i>	<i>41</i>	<i>Cedar Rapids, Iowa</i>
<i>Ernest R. Hay</i>	<i>✓</i>	<i>36</i>	<i>Ottawa, Kansas</i>
<i>Mrs. Ina P. Eaton</i>	<i>Sister</i>	<i>33</i>	<i>Langston, Texas</i>

And that deceased died ^{testate} ~~intestate~~ as affiant verily believes.

And affiant further states that the said *Daniel Hay* died seized and possessed of an estate, consisting chiefly of *Real Estate*

all of said personal estate being estimated to be worth about \$*300⁰⁰*

~~Your petitioner would therefore respectfully pray that your Honor will grant Letters~~

Subscribed and sworn to before me this.....day of....., A. D., 19.....

✓
✓
✓

State of Kansas)
Franklin County)ss.

Ernest R. Hay being duly sworn deposes and says that Daniel Hay, a resident of Ottawa in Franklin County, Kansas, died at 920 North Poplar Street Ottawa, Kansas on the 22nd day of October-1914 intestate and that the names, ages and residences of the legal heirs of the said deceased are as follows:

Name	Relation	Age	Place of Residence
A. K. Hay	Son	63	Fullerton, Calif.
V. C. Hay	Son	60	St Louis, Mo.
Nelson Hay	Son	55	Los Angeles Calif.
Fred C. Hay	Son	50	Ottawa, Kansas.
Quinn Hay	Son	47	Ottawa, Kansas.
L. J. Hay	Son	48	Ft. Madison, Iowa.
Furtis R. Hay	Son	45	Des Moines, Iowa.
Ernest R. Hay	Son	38	Ottawa, Kansas.
Ina P. Eaton	Daughter	35	Ranger Texas.

And that deceased died solvent and his debts have all been paid.

Subscribed by and sworn to by Ernest R. Hay before me this 21 day of June 1923.

My commission expires

Oct. 18 - 1925

Notary Public.

ABSTRACTER OF TITLES

OTTAWA, - KANSAS

AFFIDAVIT IN PROOF OF DEATH

Filed Nov. 17 1920

STATE OF KANSAS, FRANKLIN COUNTY, ss:

In the Probate Court

In the matter of the estate of *Nancy J. Hay*, deceased

Affidavit in Proof of Death

On this *17* day of *Nov*, 19*20*, before me the under-
 signed, came *Ernest R Hay*, a resident of *Ottawa*
 who being duly sworn by me according to law, on his oath says that
Nancy J. Hay, a resident of *Ottawa*
 in *Franklin* County, Kansas, died at *Calif*
 on the *10* day of *Nov*, 19*20*, that to the best of his
 knowledge and belief, the names, ages and residences of the *legals only* heirs of
 the said deceased are as follows:

2508

Name	Relation	Age	Place of Residence
<i>Ananias K. Hay</i>	<i>son</i>	<i>61</i>	<i>Fullerton</i>
<i>Valentin C. Hay</i>	<i>"</i>	<i>58</i>	<i>Fullerton Cal</i>
<i>Nelson Hay</i>	<i>"</i>	<i>53</i>	<i>St. Louis Mo</i>
<i>Fredrick C. Hay</i>	<i>"</i>	<i>48</i>	<i>Ottawa</i>
<i>Simon Hay</i>	<i>"</i>	<i>45</i>	<i>"</i>
<i>Louis J. Hay</i>	<i>"</i>	<i>43</i>	<i>St. Louis Mo</i>
<i>Curtis R. Hay</i>	<i>"</i>	<i>41</i>	<i>Cedar Rapids Ia</i>
<i>Ernest R. Hay</i>	<i>"</i>	<i>36</i>	<i>Ottawa</i>
<i>Joe P. Eaton</i>	<i>Daugh</i>	<i>33</i>	<i>Bayou Tex</i>

And that deceased died ~~intestate~~ ^{testate} as affiant verily believes.

And affiant further states that the said *Nancy J. Hay* died
 seized and possessed of an estate, consisting chiefly of *Real estate and*
personal property consisting principally
of notes

all of said personal estate being estimated to be worth about \$*5000.*

Your petitioner would therefore respectfully pray that your Honor will grant Letters

to *Ernest R. Hay*

Ernest R. Hay
M. F. Short
 Probate Judge

Subscribed and sworn to before me this *17* day of *Nov*, A. D., 19*20*

In the Name of GOD, Amen: I, Nancy J. Kay
of Chawna, in the County of Frederick, State of Kansas,
being of sound and disposing mind and memory, do this 11 day of April, 1911, make, publish and
declare the following to be my last will and testament, hereby revoking any and all wills, by me heretofore made:

First—I direct my executor, hereinafter named, to pay all my just debts and liabilities and my funeral expenses, as soon
as can conveniently be done after my decease.

Second—I give, devise and bequeath to my Husband Daniel Kay all the income
from my real and personal estate for his support during
his natural life time. After his my said husband's decease
I order and direct that my said Estate be divided among
my heirs as follows:

Third—I give, devise and bequeath to my Son Valentine Kay One hundred
dollars, he having already received his share of my Estate

Fourth—I give, devise and bequeath to my Son Ananias Kay Three hundred
dollars, he having already received the balance of his share
of my Estate.

I wish to give and bequeath into my Son Malcom Kay one
fourth of the balance of my Estate to be used and enjoyed
by him during his Natural life time, and at his death to go to and
be divided among all of my heirs share and share alike.

Fifth—I give, devise and bequeath to my children Myrtice Kay
and Myrtle Kay, my Sons Tom Kay, Earnest Kay, and
May Kay, Eaton All the balance of my Estate real and personal
that may be seized of and possessed or in any wise entitled to
to be divided between them share and share alike

All the rest, residue and remainder of my estate, real and personal, wheresoever situated, of which I may die seized and
possessed or in any wise entitled to, not heretofore disposed of, I give, devise and bequeath to my All of my said
heirs share and share alike

Sixth—I hereby nominate, constitute and appoint Nathan Earnest Kay
the Executor of this my last will and testament, and direct the Court probating this will to appoint him
as such Executor without requiring any bond. I hereby authorize my said Executor to sell and dispose of all my
real and personal estate, undisposed of herein, from time to time as he in his judgment may deem proper, and to
give sufficient deeds of conveyance therefor.

In Witness Whereof, I have hereunto subscribed my name and affixed my seal, this 11 day of
April, A. D., 1911.

Nancy J. Kay (Seal)
Nancy J. Kay

The foregoing instrument was signed by the testator Nancy J. Kay
in our presence, this 11 day of April, A. D., 1911, and she at the same time
her declared that it was her last will and testament, and thereupon we at her request and in her
presence, and in the presence of each other, subscribe our names hereto as witnesses on the day and year last above written.

James S. Mason
Notary Public

Executor's or Administrator's.

71668 Crane & Company, Topeka

Earnest Hay, Executor

State of Kansas, Franklin County, ss.

This instrument was filed for record on the 25th day of

Jan. A. D. 1924, at 3:30 o'clock P. M.

George R. Keegel
his wife

Lynne A. Wilson
Register of Deeds.

By Katherine Haasmer, Deputy.

This Indenture, Made this 23rd day of January, A. D. 1924, between Earnest Hay, as executor, of the estate of Nancy Jane Hay of Franklin County and State of Kansas, deceased, of the first part, and George R. Keegel and Maude Keegel, his wife of Franklin County in the State of Kansas, of the second part

WITNESSETH, That said part of the first part, by virtue of an Order of Sale issued out of the Probate Court of Franklin County, in the State of Kansas, and dated the 14th day of January, A. D. 1924, the real property hereinafter described has been sold, in conformity with said order, and sale thereof confirmed, as required by law, and in conformity with the provisions of the Act of the Legislature of the State of Kansas, entitled "An Act respecting Executors and Administrators, and the settlement of the estates of deceased persons," approved February 28, 1868, and in consideration of the sum of Fourteen Hundred and Seventy Five (\$1475.00) DOLLARS, (the same being more than three-fourths of the appraised value of said real property), the receipt of which is hereby acknowledged, does, by these presents, Grant, Bargain, Sell and Convey unto the said parties of the second part, their heirs and assigns, forever, all the right, title and interest of said deceased, discharged from liability for his debts, in and to all the following-described real estate, situated in the County of Franklin and State of Kansas, to wit: Lots Fourteen (14), Sixteen (16) and Eighteen (18) in Block Three (3) of Bowles, Sheldon and Topping's Addition to the City of Ottawa.

The terms of said will, duly filed and probated, authorizing the said executor to convey said property reads as follows: "Sixth: I hereby nominate, constitute and appoint my son Earnest Hay the executor of this my last will and testament, and the court probating this will to appoint him as such executor without requiring a bond. I hereby authorize my said executor to sell and dispose of all my real and personal estate, from time to time as he, in his judgment may deem proper and to give sufficient deeds of conveyance thereof."

Documentary
Stamps \$1.50
Cancelled

TO HAVE AND TO HOLD the above-granted premises, together with the appurtenances and every part thereof, unto the said part of of the second part, their heirs and assigns, forever. And the said part of of the first part do hereby covenant with the said part of of the second part, their heirs and assigns, that he has in all things observed the requirements of law, and of all orders in and concerning said acts.

IN WITNESS WHEREOF, The said part of of the first part has hereunto set his hand and seal, the day and year first above written.

Signed, sealed and acknowledged in presence of

P. E. Rodgers
Lena B. Scofield

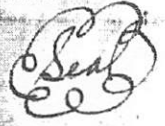
Two Witnesses.

Earnest Hay (SEAL)
Executor - Administrator.

of the estate of Nancy Jane Hay, deceased.

State of Kansas, Franklin County, ss.

BE IT REMEMBERED, That on this 24th day of January, A. D. 1924, before me, the undersigned, Probate Judge in and for said County and State, came Earnest Hay Executor - Administrator of the estate of Nancy Jane Hay, deceased, who is personally known to me to be the same person who executed the within instrument of writing, and such person duly acknowledged the execution of the same.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written.

Signature: Geo. A. Byrd
Official Title: Probate Judge
Geo. A. Byrd Probate Judge.

The within Deed approved by me, this 24th day of January, A. D. 1924.



Transferred January 25, 1924 J. L. Turner, County Clerk.

HAY ET AL
MOORE

WARRANTY DEED.

THIS INDENTURE, made this 2 day of April in the year of our Lord One Thousand
Hundred and Twenty Three between A. K. Hay and Mary Hay, his wife of Fullerton,
Pernia, V.C.Hay and Minnie Hay, his wife of St. Louis, Missouri, Nelson Hay and
S. E. Hay sometime known as Sally E. Hay, his wife, of Los Angeles, California,
C. Hay and Lucy Hay, his wife of Pomona, Kansas, Quinn Hay and Bess Hay, his wife
Iowa, Kansas, L.J. Hay and Theresa Hay, his wife, of Fort Madison, Iowa, Curtis
Hay and Bess Hay, his wife of _____, Ernest R. Hay and Flora B. Hay, his
of Ottawa, Kansas, and Ina P. Eaton and Newell Eaton, her husband of Ranger, Texas,
the first part and S. S. Moore of the second part:

WITNESSETH, that said parties of the first part, in consideration of the
of Two Hundred Dollars (\$200) to them duly paid, the receipt of which is hereby
wledged, have sold, and by these presents do grant and convey to said party of
second part, his heirs and assigns all that tract and parcel of land, situated
Franklin County and State of Kansas, and described as follows, to wit:

lots Twenty Two (22) and Twenty Four (24) in Block Three (3) of
Bowles, Sheldon and Topping's Addition to the City of Ottawa,

are and to hold the same together with all the appurtenances, and all the estate,
and interest of the said parties of the first part herein. And the said A.K.Hay,
Hay, Nelson Hay, Fred C. Hay, Quinn Hay, L.J.Hay, Curtis R. Hay, Ernest R. Hay and
P. Eaton, hereby covenant and agree that at the delivery hereof they are the lawful
rs of the premises above granted, and seized of a good and indefeasible estate of
stance therein, free and clear of all incumbrances and that they will warrant
defend the same in the quiet and peaceable possession of the said party of the
ad part, his heirs and assigns forever against all persons lawfully claiming the

In witness whereof, the said parties of the first part have hereunto set
r hands the day and year first above written.

A. K. Hay
Mary Hay
V.C.Hay (Seal)
Minnie Hay (Seal)
Nelson Hay
Sarah E. Hay
Sally E. Hay
Fred C. Hay
Lucy Hay
Quinn Hay
Bess Hay
Curtis R. Hay
Bess Hay
L. J. Hay
Theresa Hay
Ina P. Eaton
Newell Eaton
Flora B. Hay
Ernest R. Hay

sometimes known as

Documentary
Stamp 50c
Cancelled

te of California, County of Orange, SS.

Be it remembered, that on this 29th day of March, 1923, before me a Notary
He in and for said county and state came A. K. Hay and Mary Hay, his wife, to me
sonally known to be the same persons who executed the foregoing instrument and duly
knowledged the execution of the same.

In witness whereof, I have hereunto subscribed my name and affixed my
sial seal on the day and year last above written.

H. A. Krause
Notary Public.

(SEAL)

Commission expires November 16, 1923.

ts of Missouri, City of St. Louis, SS.

Be it remembered, that on this 13th day of April, 1923, before me, a notary
lic in and for said city and state came V.C.Hay and Minnie Hay, his wife, to me per-
ally known to me to be the same persons who executed the foregoing instrument and
y acknowledged the execution of the same.

In witness whereof, I have hereunto subscribed my name and affixed my
sial seal on the day and year last above written.

Thomas C. Kuhnla
Notary Public.

(SEAL)

Commission expires February 8th, 1924.

te of California, County of Los Angeles, ss.

Be it remembered, that on this 2. day of March, 1923, before me, a notary
lic, in and for said county and state came Nelson Hay and Sarah E. Hay, sometimes
as Sally E. Hay, his wife, to me personally known to be the same persons who ex-
ted the foregoing instrument and duly acknowledged the execution of the same.

In witness whereof, I have hereunto subscribed my name and affixed my
sial seal on the day and year last above written.

M. J. Wolfe
Notary Public.

(SEAL)

Commission expires Sept. 25, 1923.

ite of Kansas, County of Franklin, ss.

Be it remembered, that on this 26th day of April, 1923, before me, a notary
lic, in and for said county and state came Fred C. Hay & Lucy Hay --- to me per-
ally known to be the same persons who executed the foregoing instrument and duly
knowledged the execution of the same.

In witness whereof, I have hereunto subscribed my name and affixed my
sial seal on the day and year last above written.

STATE OF ILLINOIS,

IN THE SHELBY COUNTY COURT, IN PROBATE,

Shelby County,

SS.

June

Term, 1905

June 7th

A. D. 1905

AND NOW, on this

7th day of

June

A. D. 1905, come

David W. Goddard

and present his petition for letters of Administration on the Estate

Julia A. Goddard

Deceased, which said petition is in the words and figures as follows, to-wit:

PETITION FOR LETTERS OF ADMINISTRATION.

Petition of

David W. Goddard

In the matter of the Estate of

Julia A. Goddard

Deceased, for Letters of Administration

TO THE HONORABLE

Thomas H. Richter

Judge of the County Court

Shelby County, in the State of Illinois.

The Petition of the undersigned

David W. Goddard

respectfully represent

that

Julia A. Goddard

late of the County of Shelby aforesaid, departed this life

at

Windsor

in said County, on or about the

2nd

day of

June

A. D. 1905

leaving no last Will and Testament so far as your petitioner knows or believes

And this Petition further shows, that the said

Julia A. Goddard

did seized and possess

of Real and Personal Estate consisting

of two lots in Windsor, Illinois. She

left my personal property, except one note amounting to about seventeen dollars (\$17.00)

all of said Personal Estate being estimated to be worth about

Dollar.

That said deceased left surviving him

his no husband

his widow and

Mary F. Sawyer, Rebecca Parkehurst, Josephine Leggett, and David W. Goddard, her children, and William, Della, Thomas Elmer and Oscar Goddard, and Wilbur Rose, and Emma Rose her grand children

no children, as heirs. That your petitioner (being

a son

of said

deceased), and believing that the said Estate should be immediately administered as well for the proper management of said

Estate

as for the prompt collection of the assets, by virtue of his right under the Statute,

they

therefore pray, that your Honor will grant Letters of Administration to him in the premises upon his taking the oath prescribed by the Statute and entering into bond in such sum and with securities, as may be approved by your Honor.

STATE OF ILLINOIS,

County of Shelby,

SS.

David W. Goddard

being duly sworn, deposes and says, that the facts averred in the above Petition are true, according to the best of his knowledge, information and belief.

David W. Goddard

Sworn to and subscribed before me

Clerk of the County

Court of Shelby County, this

7th

day of

June

1905

Albert Allen Clerk.

And it appearing to the Court by satisfactory evidence that the said Julia A. Goddard Deceased late of Windsor in the County of Shelby and State of Illinois, departed this life intestate, on or about the 2nd day of June A. D. 1905 leaving at the time of her decease, property and effects in this State which may be lost destroyed or diminished in value if administration be not granted thereon. And that the value of the personal estate to be administered does not exceed \$17.00 Dollars.

And it further appearing to the Court that the said petitioner is the son of said deceased, and fully competent and by law entitled to administer upon the goods and chattels, rights and credits which were of the said deceased.

And it appearing to the Court that the allegations contained in said petition are true and the Court being fully advised in the

K
76

premises, it is ordered that the said petition be filed by the Clerk of this Court, and the said David W. Goddard be and is hereby appointed Administrator of the estate of said deceased upon his filing bond in the penal sum of One hundred Dollars, with good and sufficient security according to law conditioned and acknowledged as the law directs.

And now again, on this 7th day of June A. D. 1905, come David W. Goddard and present to this Court his bond as such Administrator duly executed for the amount and with the conditions required by law and the order of this Court, with Rebecca A. Parkhurst as his securities; which bond is in the words and figures as follows, to-wit:

Estate of Julius W. Goddard Deceased.
STATE OF ILLINOIS,)
Shelby County,) ss.
ADMINISTRATOR'S BOND.
In County Court, June Term, 1905

Know all Men by these Presents, THAT WE David W. Goddard and Rebecca Parkhurst

of the County of Shelby and State of Illinois, are held and firmly bound unto the People of the State of Illinois, in the penal sum of One Hundred Dollars, current money of the United States, which payment, well and truly to be made and performed, we and each of us bind ourselves, our heirs, executors, administrators and assigns, jointly, severally, and firmly by these presents.

Witness our hands and seals, this 7 day of June A. D. 1905

STATE OF ILLINOIS,

County of Shelby } ss.

In the County Court, in Probate, February Term, A. D. 1897

On Wednesday the 2nd day of March A. D. 1897
Present, the Hon. Thomas S. Jones Judge. Attest: Leifred T. Allen Cle

In the Matter of the appointment of Administrator of the Estate of William T. Goodard Decea

1. AND NOW, ON THIS DAY, in said Court, comes David T. Goodard and duly files his

Petition to the Judge of said Court, in Probate, representing that on or about the 26th day
of February A. D. 1897, William T. Goodard
late of the Town of Mudson in the County of Shelby and State of Illin

departed this life intestate, and, so far as
Petitioner knows or believes or suspects, no Will, Testament, Codicil or other Writing relating to the disposal or distribution of
Estate of deceased, or of any part thereof, has been found or discovered by Petitioner, or by any person or persons whatever, and

this petition further shows that the said William T. Goodard
did seized and possessed of Real and Personal Estate consisting
chiefly of 2 Lots in Mudson and household goods, Worse and Buggy,
Money &c. All of said Personal Estate worth about \$2000.00

That said deceased left surviving him Julia Ann Goodard
his widow & May T. Down, Joseph A. Goodard, Martha J. Rose,
David T. Goodard, Rebecca Parkhurst, Susan J. Leggett and
Causada Rice as heirs

Prays that Letters may issue to him &c.

Settled

which Petition has been sworn to by said Petitioner.
And it is thereupon ordered that the same be filed by the Clerk of this Court.

2. It being duly proved that William T. Goodard named in the foregoing order as having
deceased, has departed this life, and no person having appeared to oppose the granting of letters of administration upon the estate of said
deceased, or to object to the appointment of said David T. Goodard
as Administrator of said Estate, or to show cause why the prayer of said Petitioner should not be allowed, it is ordered
that the same be granted, provided the said David T. Goodard
first file in this Court his bond as such Administrator in the form required by law, in a
penal sum of Four thousand Dollars, with security or securities there
to be approved by the Court.

3. Pursuant to the last foregoing order, the said David T. Goodard
comes and presents in said Court, for the approval and acceptance of said Court, his bond as Administrator
of the Estate of said deceased, in the penal sum of Four thousand Dollars
signed and sealed by himself as principal and by E. A. Richardson and T. E. Walker
as securities; and said bond appearing to be in due form of law, and the security there

being deemed sufficient and satisfactory, it is thereupon ordered that the same be and it is hereby approved and accepted.

4. The said David W Goddard then in said Co took and subscribed an oath in the form required by law, well and truly to perform his duties as aforesaid, as follows: I DO SOLEMNLY swear that I will well and truly administer all and singular the goods and chattels, rights, credits and effects of William T. Goddard deceased, and pay all just claims and charges against his estate, so far as his goods and chattels and effects shall extend, and the law charge me; and that me will do and perform all other acts required by law, to the best of my knowledge and abilities.

Given to and subscribed before me, this 2nd day of March, A. D. 1892, in the County Court, Allen Clerk of the County Court. One oath signed by David W Goddard
Another oath signed by _____
Another oath signed by _____

And it is thereupon ordered that the same be placed on file.

5. ORDERED, That the aforesaid David W Goddard be and he is hereby appointed Administrator of all and singular the goods and chattels, rights, credits and effects of William T. Goddard deceased, and that the Clerk issue letters of administration, under his hand and the probate seal of this Court, to David W Goddard as said Administrator and record the administration bond and the said letters.

of the contest in the in other sections positions, of the op- ome of these are com- is that between the east and that of the has for its purpose he vicinity of Verdun on there of a base for ovement. The arrival orce at Brabant-sur- Consevoye and the nt-Faucon where the entrenched, is a new to the allies strength. aviators give new same time adding. the list of German ab.dropped at a caval- lled thirty of the en- her case two bombs d injured twenty-two. ts are almost a daily In one case, the lg- rman division was so arial flights that it arters. The Germans ir attack have install- iles or simply on two non from which they at aeroplanes. In each the Germans occupy. a watches the horizon. ace of French machines ided which signal the to their houses so as ocality an uninhabited

Russian Battle.
Oct. 24.—Telegraphing in the Russian gov- olhymia, under date of ie correspondent of the which for numbers on

COMBAT TOWARD DUNKIRK. BEHIND THE seashore under cover of undulating sand dunes.
"The Belgian wounded reported that at high tide the waves were washing piles of German dead upon the beach.
"According to thoroughly trust- worthy information the Germans have brought up strong reinforcements to reinforce their right wing."

BIG BATTLE AT DUNKIRK

Both Sides Fighting Hard Between Lille and Dunkirk Today and It Will Be a Long Battle.
Paris, Oct. 24.—The correspondent in Bellegard, France, of the Echo de Paris has sent the following dispatch: "Major Morath, in an article in the Berlin Tageblatt asserts that the largest battle of the war is being fought between Lille and Dunkirk. He says it is a combat of life and death; that on its issue depends the fate of the operations in France. On the contrary, General Blame, writing for the Berlin Lokal Anzeiger says he does not expect a rapid solution, believing that the battle in France will finish only when the forces of one or the other sides are exhausted."

HOW GERMAN TROOPS DIED

THE AIR OF DICIPLINE REMAINED WHEN DEATH CAME.
Stabbed Through and Through by Bayonets, They Fell Where They Had Resisted Attack.
Rome, Oct. 24.—(Correspondence of The Associated Press.)—Recognition

successful, would not respect the Mon- roe Doctrine and doubtless would at- tempt to make great colonization schemes in South America. The am- bassador declared that all such state- ments were entirely false.

THE DEATH OF DANIEL HAY

WELL KNOWN OTTAWA MAN IS SURVIVED BY 9 CHILDREN.
Had Lived Here Since 1880, Moving From Ohio—The Funeral Will Be Held Monday at 2 p. m.

Daniel Hay of 920 North Poplar street, a well known Ottawan, died at 8:35 o'clock this morning after an illness of two weeks. Complications and infirmities due to advanced age caused his death.

Mr. Hay was 83 years old and was born January 1, 1831 in Pennsylvania. He was married to Nancy Jane Clark, February 17, 1859, in Fulton County, O. The wife and nine children sur- vive. Mr. Hay came here from Ohio, February 26, 1880.

The children are Anabias Hay of Buena Park, Cal., Valentine Hay of St. Louis, Louis J. Hay of Fort Mad- ison, Ia., Curtis R. Hay of St. Joseph, Mo., Ernest R. Hay, Nelson Hay, Quins Hay, Frederick C. Hay and Mrs. N. B. Eaton, all of Ottawa.

The funeral will be held from the home at 2 o'clock Monday with the Rev. W. T. Campbell of the North Ot- tawa Baptist Church in charge. Bur- ial will be in Highland Cemetery. The pallbearers will be the sons.

CONGRESS ADJOURNED TODAY

MOVED CLOCK HANDS TO 4 P. M. AND CALLED QUILTS.

not been announced.

The judges and clerks for the var- ious townships are being selected and the county clerk is getting election supplies prepared for the election November 3.

Following is a list of voting plac- es in the county outside of the city of Ottawa:

- Appanoose—Dean school.
- East Cutler—Rantoul, Harper build- ing.
- West Cutler—West Valley school.
- East Franklin—Wellsville, Dr. J. G. Caslo's building.
- Central Franklin—Wellsville, Rob- ert Steen building.
- West Franklin—Le Loup, Star Grads & Lumber office.
- Harrison—Fouts school.
- Homewood—Homewood I. O. O. F. hall.
- Ohio—Princeton A. O. U. W. hall.
- Ottawa—Township hall.
- North Peoria—Evergreen school.
- South Peoria—Peoria city hall.
- Pomona—Pomona auditorium.
- Pottawatomie—Lane garage build- ing.
- Richmond—Richmond, McCrea building.
- North Williamsburg—Williamsburg west end building.
- South Williamsburg—Williamsburg city hall.
- Lincoln—Wycoff church.

SCHOOLS HELD PROGRAMS

MOTHERS ARE HONORED AT GREEN DELL DISTRICT.

School Fair Was Held in the Mer- chant District and Prizes Were Offered for the Best Displays.

Programs were held yesterday at various rural districts. At the Mer- chant and Green Dell schools there

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