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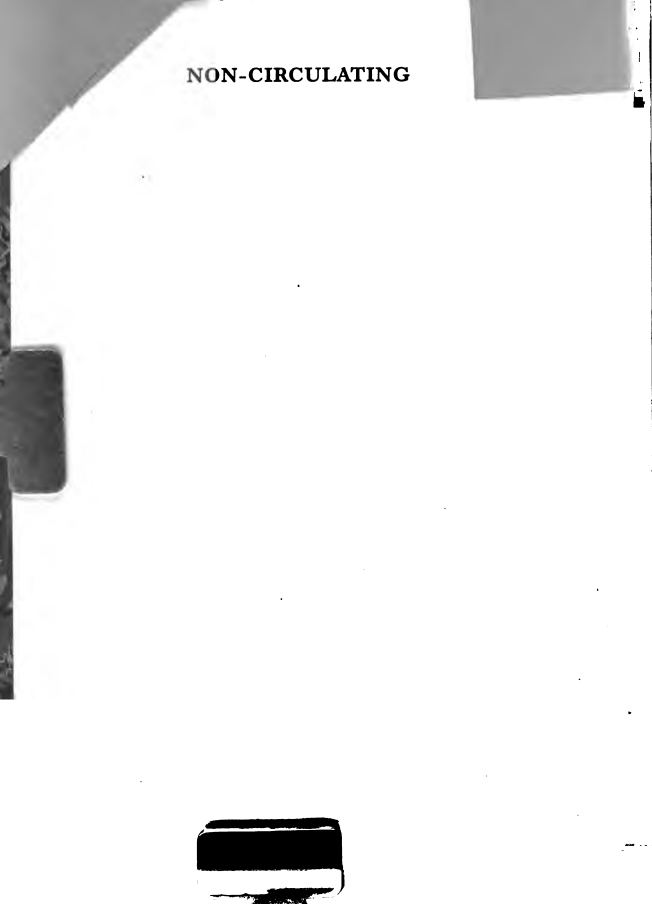
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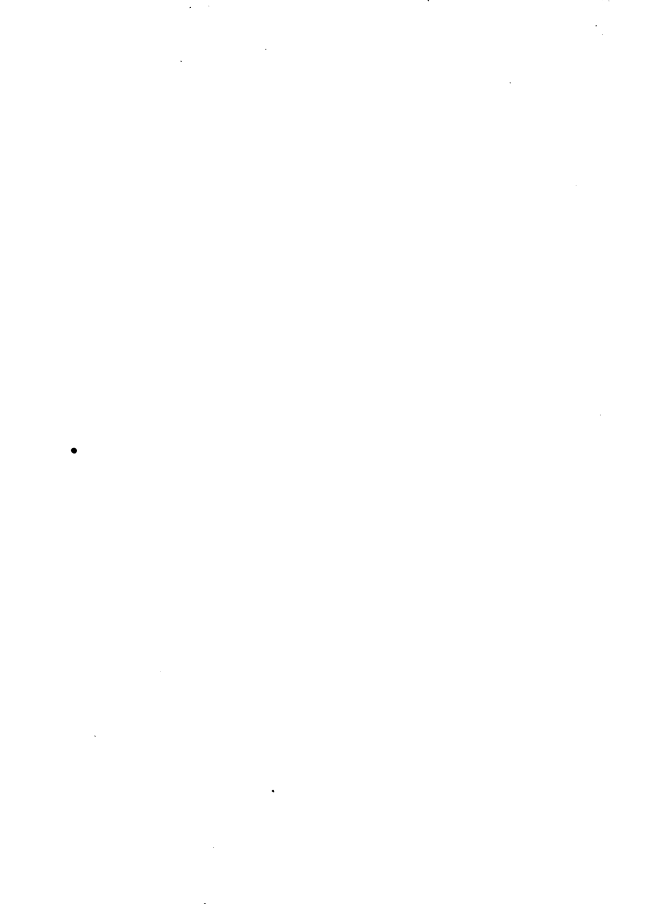
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WILLIAMSON AND COBB FAMILIES

IN THE LINES OF

CALEB AND MARY (COBB) WILLIAMSON

OF

BARNSTABLE, MASS., AND HARTFORD, CONN.

1896

COMPILED BY

FRANK FARNSWORTH STARR

FOR

JAMES J. GOODWIN

HARTFORD, CONN. 1896 93.8/3

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James Junius Goodwin.

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University Press:

JOHN WILSON AND SON, CAMBRIDGE, U.S.A.

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PREFACE.

COBB FAMILIES, we are indebted to Hon. Joseph Williamson, of Belfast, Maine, Hon. William T. Davis, of Plymouth, Mass., Gustavus A. Hinckley, of Barnstable, Mass., Charles J. Hoadly, LL. D., State Librarian of Connecticut, James G. Batterson, and Prof. Franklin B. Dexter, of Yale University, for valuable assistance and use of manuscript records.

We have consulted Deane's "History of Scituate," and Otis's "Genealogical Notes of Barnstable Families," and have made a careful examination of the records of the colonies and towns where the families have resided. It is hoped that this article is as complete and accurate as it is possible to make it. Any persons noticing errors are requested to send a statement of them, with the proofs, to the compiler.

FRANK FARNSWORTH STARR.

MIDDLETOWN, CONN.



THE

WILLIAMSON AND COBB FAMILIES.

I.

THE WILLIAMSON FAMILY.

AMONG the persons emigrating to America in the seventeenth century, as shown by the papers of the Public Record Office, London, we find—

MICHAEL WILLIAMSON, aged 30, who came in the "Planter," from the port of London, April 2, 1635, and was of the party which brought certificates from the minister of St. Albans, Hertfordshire.¹ He is probably the same man who later in that year was a landowner in Ipswich,² and between May, 1638, and November, 1639, became an inhabitant of "Nieu-Port," Rhode Island,³ and was the husband of Anne Panckhurst.⁴

WILLIAM WILLIAMSON, aged 25, and Marie Williamson, aged 23, were among the passengers of the "Defence" which sailed from the port of London in July, 1635,⁵ and we are unable to find any further trace of them.

- ¹ Hotten's List of Emigrants to America, pp. 45-46.
- ² Ipswich, Mass. Town Records, vol. 1.
- * Records of the Colony of Rhode Island and Providence Plantations, vol. 1, p. 92.
 - ⁴ American Antiquarian Society Transactions, vol. 7, pp. 206, 302.
 - ⁵ Hotten, p. 107.

ANN WILLIAMSON, aged 18, was a passenger in the "Hopewell," September 11, 1635, but we know nothing more.

PAUL WILLIAMSON was a landowner in Ipswich in February, 1637,² but like many others his later history is lost.

On the Town Records of Marshfield, Massachusetts, under date of the 24th of June, 1649, it is recorded,—

"Luke Lilli at a Towne meeting held at Robert Wattermanes acknoledged to have sould to TYMOTHIE WILLIAMSON all his upland formely graunted to him by the freemen of this Township & Also the meddow granted to him y' lieth with that p' graunted to John King & Thomas Chillingeworth for and in consideration of ye sum —

"At the same time William Hales sold to Timothy Williamson all his upland meadow formerly granted him by the freemen of this township, in consideration of —"

"Marshfield The 18 day of May 1657

"Att The sayd Townes meeting The Inhabitants Then p sent have concluded and agreed that The meeting house of The Towne shall be builded & set up uppon The land of Timothy Williamson neare The Training place And the sayd Timothy Williamson and Joseph Rose which is now Tenant upō The sayd lands are willing To consent Thereto."

And probably because of his living near the meeting-house it is further recorded,—

- "Marshfield ye 8th of November 1665.
- "Att the sayd Townes meeting the have apointed Timothy williamson To make ye fire & keep ye meeting house clean for
 - ¹ Hotten's List of Emigrants to America, p. 130.
 - ² Ipswich, Mass. Town Records, vol. 1.

the following year & to have thirty shill: in ye towne Rate & that the say^d Timothy shall pay his Rate out of ye sayd Summe when ye year is expired."

Among the "Names of such as stand propounded to take vp there Freedome" in Plymouth Colony, June 3, 1656, is that of Timothy Williamson; and he was admitted a freeman just one year later.²

At the annual town meeting, held May 18, 1655, Timothy Williamson and John Philips were appointed "To be surveyors for This ensuing yeare." May 19, 1656, Timothy was appointed one of the constables, and in June, 1659, "pounder or pound-keeper."

At a General Court, held March 4, 1673-4, "Libertie is graunted by the Court vnto Timothy Williamson to keep an ordinary att Marshfeild for the entertainment of strangers for lodging, victualing, and drawing and selling of beer." ⁸

TIMOTHY WILLIAMSON married, June 6, 1653, MARY HOWLAND, of Marshfield, probably daughter of Arthur Howland of that town.

Timothy Williamson was buried August 6, 1676, leaving as his last

WILL.

This writing Certifyeth To whom it may Concerne that I Timothy Williamson, Sen^r being called by Gods Providence to serve in the warr against the enimie; and not knowing whether I may Returne againe declare that it is my will and Testament that my beloved wife Injoy whatever is mine; both houses lands and Cattle att her proper dispose whiles shee lives and

¹ Plymouth Colony Records, Court Orders, vol. 3, *p. 99.

² Ibid., vol. 3, *p. 114.

^{*} Ibid., vol. 5, *p. 97.

that it be by her equally devided amongst them Children at her decease; onely the 40 acres of upland given mee by the Towne; on the North syde of the South river, I bequeath to my son Timothy; and alsoe will that for a yeer or two if hee change his estate and be not better provided; hee hauve one of the Roomes of my house to live in, the whole propriety Remaining his mothers for the bringing up of our Children. Witness my hand this twentyeth day of June 1676,

The mark of Timothy Williamson

In the prence of Samuell Arnold Nathaniel Thomas.

Whereas there is some obsurety in the expression of the Will and Testament above written, I clearly understood according to my best apprehension, That the said Timothy left his whole estate att the despose of his wife for the bringing up of his Children; onely the 40 acres expressed which hee Gave to his son Timothy Williamson willing that what Remained of the estate att his wifes decease should bee equally distributed amongst theire Children.

These above written was the last Will and Testament of Timothy Williamson deceased, Exhibited to the Court held at Plymouth the second of Novem. 1676 on the oath of Mr Samuell Arnold.

On the second of November 1676, Mr Samuell Arnold

appeared before the Court; and did declare that which is next above written to be a Cleare explaination of the Will of Timothy Williamson, above written; this hee did upon his oath taken as above Intimated;

Attested p^r me Nathaniell Morton Secretary

Att the Court of his Matte held

Att Plymouth the first of March 1680. The Court then Rendered the above written will Invalled and Nullifyed and

Declared that Timothy Williamson Died Intestate; yet Notwithstanding att the Court of his Ma^{tle} holden att Plymouth the 9th of July 1681 the Court upon consideration of please on both sides viz, between Robert Stanford and his wife on the one p^{ty} and Samuell Sprague in the behalfe of the Children the other p^{te}; did allow the said Will to be valled and soe farr approve thereof as to be the Testators mind that ought to be followed;

An Inventory of the estate of Timothy Williamson Deceased taken the 20th of October 1676, by us whose names are underwritten.

Item	his mony and apparell at	07	04 00	3
Item	his Neate Cattle	030	00 00)
Item	1 mare	01	10 00)
Item	his swine att	04	00 00)
Item	2 beds in the westerly chamber and furni-			
	ture belonging to them	09	10 00)
Item	1 spinning wheele with other Lumber	00	10 00)
Item	in the Parlour 1 trundle bed and beding	01	10 00)
Item	Table linnine and other linnine	02	15 00)
Item	1 New Table and forme att	01	06 00)
Item	1 Chest and 5 chaires with some other things	00	15 00)
Item	1 bed in the other Chamber	03	00 00)
Item	his bookes att	00	15 00)
Item	his Armes and Amunition	01	10 00)
Item	4 yardes of New Cloth and other smale thinges	01	00 00)
Item	his pewter att	03	00 00)
Item	veselles of brasse ·	01	15 00)
Item	Iron potts and other vessells	01	10 00)
Item	severall thinges in the Kitchen	01	14 00)
Item	in the Leanto 1 bed and other thinges	04	00 00)
Item	beer vessells and other thinges in the celler .	00	12 00)
Item	20 pounds of sheeps woole	00	15 00)
Item	his tooles att \dots \dots \dots \dots \dots .	03	05 00)

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THE WILLIAMSON AND COBB FAMILIES.

Item	his Cart and Plow and tackling bel	long	ging	to	it	02	80	00
Item	in the Mault house his haire cloth	ı .				02	00	00
Item	other lumber in the Mault house					01	00	00
Item	bagges & course tecking att					01	00	00
Item	his English and Indian Corne .					12	00	00
Item	Debts due to the estate					02	10	00
Item	his housing and land					100	00	00

This Inventory was exhibited to the Court Anthony Snow held att Plymouth the 4th of November 1676 John Carver on the oath of Mary Wiliamson, widdow; Josiah Snow Plymouth Colony Records, Wills, vol. 3, part 2, pp. 20, 21.

Plymouth County Court of Quarter Sessions.

Sept 17, 1690. In Refference to the Settlement of the Real Estate of viz^t the housing and Lands of Timothy Williamson Sen^t Late of Marshfield deceased. This Court order and determine that the said housing upland and meadow of s^d deceased which Lyeth on the south side of the south River in Marshfield aforesaid Shall in equall Partnership belong and appertaine to the now Surviving sons of the s^d deceased till they shall se cause to make sale or partition thereof. They Equally Paying out of it to their Seven sisters, the daughters of s^d deceased, the full sum of forty and two pounds in Currant merchantable par at Price Currant, that is to say, to each of s^d daughters the sum of six pounds. And to pay the same within two years from or after this date.

Plymouth County Quarter Sessions, vol. 1687-1721, p. 57.

After Timothy's death, his widow continued the business, as will be seen by the following: —

October 30, 1678. Lycence is graunted by the Court vnto Mary Williamson, whoe keepeth an ordinary att Marshfield, to draw and sell beer, wine, and liquors, soe as shee keep good

orders in her house, that soe there be noe just cause of complaint in that respe

Plymouth Colony Records, Court Orders, vol. 5, p. 194.

Mary Williamson married, January 22, 1679, Robert Stanford, of Marshfield, and her later history has not been traced.

CHILDREN OF TIMOTHY AND MARY (HOWLAND) WILLIAMSON.

I.	MARY,	b.	July	7,	1654;	m.	Marc	h 9	, 167	•	Josiah awson.
II.	Тімотну,	"	Feb.	26,	1655;	bu	ried S	ept.	18,	1682.	1
III.	Joanna,	"	Nov.	21,	1657.			-			
IV.	CALEB,	"	Marc	h,	1661-2;	m.	May	3, 16	387, N	lary	Cobb.
V.	Experience,	"				m.	April	25	, 16	84,	Joseph
										1	aylor.
VI.	Nathan,	"				m.	M	lary		, and	l lived
									in	Mars	hfield.
VII.	Martha,	"	May	1,	1670.						
VIII.	Abigail,	"	Aug.	10,	1672.						
IX.	George,	"	May	2,	1675;	live	ed in	M	[arsh	field,	Dux- ·
							bury,	Ro	chest	er, '	Truro,
							Easth	am,	an	d M	Iiddle-
								•		bo	rough.

¹ The Inventory of his estate was taken September 22, 1682, and shows property amounting to £51 12s. 04d. The Inventory was presented to the Court the following month by Arthur Howland, of Marshfield, whereupon

Plymouth Colony Records, Wills, vol. 4, part 2, p. 4.

[&]quot;This Court doth order the Estate of Timothy Williamson late deceased that it shall be devided betweene ye said Williamson brethren and sisters according to y° order of Court in that Case made and provided, That is to say y° Eldest brother of y° said Timothy Williamsone shall have a double portion of y° said estate and all y° rest of his brethren and sisters to have a single part or portion, and that the said Eldest brother shall have all the lands of the said Williamson if he desier it, when he shall come of age rendring y° overplus of y° prise of y° sd lands to his brethren and sisters if any should hapen toward y° making up of there parts or portions as above said."

CALEB WILLIAMSON, son of Timothy and Mary (Howland) Williamson, of Marshfield, Massachusetts, was born in that town, probably about March, 1661-2. On the Plymouth Colony Records, under date of "October last day 1682," it is recorded that "Arthur Howland is allowed and approued by the Court to be gaurdian to Caleb Williamson of Marshfield."

The settlement of the estate of his brother Timothy shows that the eldest brother was to have the land of said deceased "when he shall come of age."

See foot-note, page 11.

On page 63, Vol. 1, Plymouth County Land Records, is a deed dated December 20, 1687, whereby Caleb Williamson, of the town of Barnstable, in consideration of £17, conveyed to John Sherman, of Marshfield, "my forty acres of vpland formerly granted by the Town of Marshfield to my father Timothy Williamson now deceased & by him left to my brother Timothy Williamson also Deceased & of Right Decended vnto me his eldest brother."

These entries prove that Caleb became twenty-one years old between October 31, 1682, and December 22, 1687, and therefore his age as inscribed on his monument is ten years too great.

Owing to the destruction by fire in 1827 of the Court and Land Records of Barnstable County, it is impossible to determine just when he left Marshfield; but on page 388, of Vol. 1, of the records of the town of Barnstable, it is recorded that "LIEUT CALES WILLIAMSON and MARY COB were married 3 May 1687."

She was the eldest child of James and Sarah (*Lewes*) Cobb, of Barnstable, and was born November 26, 1664. May 16, 1688, Caleb purchased for £22 a house and twenty acres of land in the town of Middleborough, Plymouth

County. It is suspected that he resided in that town for a year or two after this date, and that his son William was born there; but the town records of Middleborough do not reveal anything on this point. This property he retained until April 5, 1710, when he sold it to Shubal Thompson of that town.

February 3, 1690-1, Caleb Williamson, of the town of Barnstable, sold for £20, "to my brother Nathan Williamson of Marshfield in the county of Plymouth All my Estate Right, title, Interest property claime or demand whatsoever that I now have or hereafter may have, or of Right ought to have in or unto all that the dwelling house, housing upland and meadow that were sometime the housing and lands of my said ffather Timothy Williamson deceased."

July 30, 1699, Mary, wife of Caleb Williamson, was admitted to full communion in the Congregational Church of Barnstable, and August 13 following, their children, William, Timothy, Ebenezer, Mary, Sarah, and Mercy, were baptized.

Caleb Williamson was appointed one of the townsmen of Barnstable at a meeting held November 29, 1699.

On page 116, of Vol. 114, of the Archives of the State of Massachusetts, we find the following:—

Province of the To His Excellency the Govern the Massachusetts Bay Honble Council & House of Representatives in General Court Assembled June 12th 1735

The Petition of Shubal Goreham Representative of the Town of Barnstable for himself and the Persons Whose Names are hereto Under Written being in the Expedition to Canada Anno 1690 or the Descendants of those who are dec^d under the Command of Cap! Jn° Goreham Sheweth

That the said Cap! Goreham with a Company under his Com-

mand was actually in the Service of the Crown at the Time when Sir William Phipps went to Cannada in the Year 1690 in Order to Reduce that Country to the Obedience of the Crown of Great Britain and altho' he failed Yet those who went on said Expedition Suffered great hardships and Your Excellency and Hon" haveing heretofore Rewarded those who have Served their Country He therefore most humbly Prays that the Heirs of the said Cap' Goreham & such others as were in said Expedition under his Command that are now living & the Heirs of such as are since decd May Obtain a Grant of a Tract of Land of Six Mile square for a Township to be settled in such Way and Manner as may be Consistent with Your Excellency & Hon" Pleasure & in Duty Bound shall Pray &c

Capt Jnº Goreham Lieut Jabez Snow Ensne James Claghorn Sergt Constant Freeman alive Sergt James Lewis alive Drum^r John Holbrook Corpo Caleb Williamson alive Corpo Barnabas Wixum alive James Maker Jnº Andrus alive Abraham Remick alive Thos Snow alive Jos: Higgins Joshua Higgins alive Nath^{II} Atkins Cornelius Jones Daniel Cole alive Elisha Tupper Edmond Freeman alive George Field Nathⁿ Lothrop Clerk James Pain Jnº Lewis alive Samⁿ Allen

Shubal Goreham

James Hamblin alive Thos Parker Jonª Linnet James Cookoone alive Stephen Presberry alive Tho Hambleton Batcheldor Wing alive Sam¹ Larrance Jnº Robinson Jnº Rowly alive Samⁿ Godfrey alive Benja Wood Rob Phinney James Stewart Joseph Burg Joseph Cane Rob^t Claghorn Time Fuller alive Jnº Grey Elisha Hedge Samu Rider Jos: Sturgis alive Dan^{II} Hambleton alive Michael Phillips

Jabez ElamusJames RobiusJos: DanielJer: SamsonBenja BatesTimo TobyWm BootsonJno JamesElimas ShantamEdward PhinneyZimro RobinsJames Mark

In the House of Representatives June ye 18th 1735

In Answer to the Petition of Shubal Goreham & others who Were in the Expedition to Cannada in the Year 1690 or ye Descendants of Such as were lost or are since Dead

Voted that the Prayer of the Petition be granted & that Shubal Goreham Esqr & Mr Samu Sturgis junr together with such as shall by joined by the Honble Board be a Committee at the Charge of the Governm! To lay out a Township of the Contents of six Miles square North of & Adjoing to the Township Reported on in favour of sundry Petitioners of Salem and Marblehead. And that they Return a Plat thereof to this Court within Twelve Months for Confirmation And for the More Effectual bringing forward the Settlemt of the said New Town Ordered that the said Town be laid out into Sixty three Equal Shares one of weh to be for the first Settled Minister one for the Ministry & one for the School & that on Each of the other Sixty Shares the Petitioners do within three Years from the Confirmation of the Plan have settled one Good Family who shall have a House Built on his Home Lot of Eighteen Feet square & Seven feet stud at the Least & finished. That Each Right or Grant have Six Acres of Land brought to and ploughed or brought to English Grass & fitted for Mowing, That they Settle a Learned Orthodox Minister & Build & Finish a Convenient Meeting House for the Publick Worship of God: Provided that in Case any of the Lots or Rights are not duly Settled in all Regards as aforesaid then Such Lott with the Rights thereof to Revert to and be at the Disposition of the Province.

Sent up for Concurrence

J Quincy Spkr

In Council June 19th 1735

Read & Concurred & Jeremiah Mouton Esqr is joined in the Affair

T: Mason Depty Secty

Dec. 29 Consented to J Belcher

A True Copy Examined

≱ Simon Frost Dep^t Sec^{ry}

On page 91, of Vol. 4, of the Council Records of Massachusetts, we find this entry: —

"Council held Oct 12, 1704. A muster roll of the foot company under command of Cap^t Caleb Williamson in the late expedition into the Bay of Fundy, containing an accompt of wages for their service from the 2^d of May 1704 to the 14th of Aug following being 15 weeks, &c. Warrant drawn on Treasurer for payment."

On page 300, of Vol. 71, of the Massachusetts Archives, is a list of the —

- "Commissioned officers of the land forces on the intended expedition to Nova Scotia and L'Accadie disposed into two regiments with the number of soulders in each company at their first parade in Nantaskett. All the commissions bearing date the 23th of April 1707."
- "First Regiment Colonel Fra Wainwright. 8th company 40 men Caleb Williamson Cap'n. Jon^a Bassett Lieut. Shubal Gorem Ensign."

On page 458, of Vol. 1, of the Land Records of Hartford, Connecticut, is a deed dated February 6th, 1707-8, from Samuel Gilbert, of the town of Colchester, in the Colony of Connecticut, to "Caleb Williamson of the Town of Barnstable in the County of Barnstable. In the province of the Massachusetts bay in New England aforesaid, Gent." conveying for —

"one hundred and Eighty pounds, Lawfull money of the Said Colony, all that my Messuage or Tenement with the Home Lott of Land Yards Gardens and Orchards thereunto belonging. Scituate Lying and being In the Town of Hartford aforesaid, Containing by Estimation about Two acres and an half acre, be the Same more or Less, and is bounded on the North or Northerly partly with the Street or Highway and partly with Land belonging to the heirs of John Mitchell dec⁴ and partly with Land belonging to the heirs of my Late mother Mary Gilbert dec^d and on the West with a Street or Highway and on the South with land belonging to Zachariah Sanford and on the East with a Chase Lane or with land belonging to John Pantry; and also all that my Orchard or Lott of Land Lying and being in Hartford aforesaid, part whereof I purchased of Richard Edwards and other part whereof was given & granted to me by the sd Town of Hartford. Containing by Estimation three Roods be the same more or Less, and is bounded on the North, and on the West with a Street or Highway on the South partly with the aforementioned, to be granted Homelott and partly with the Land of John Pantry and on the East with the House Lotts of Thomas and Mathew Cadwell and all and Singular the Barns Stables Shops Bakehouse and Ovens Outhouses Wells of Water fruit Trees Fences and all and Every the profits priviledges and appurtenances of the Same and the Reversion and Reversions Remainder and Remainders thereof and all the Estate, Right Title Interest possession Claim and demand whatsoever of me the said Samil Gilbert of in or to the said messuage and premises hereby granted."

The highway mentioned as the western boundary of the first piece is Main Street. The property extended north from

the present site of the First Universalist Church to, and including number 256 Main Street, in the brown stone block north of Grove Street. The northern boundary of both pieces on the highway includes, on State Street, the carhouse of the Hartford Street Railway Company, and the American Hotel, extending on Central Row to a point west of Prospect Street. A portion of the Home Office building of the Travelers Insurance Company stands on land that was formerly the site of the Williamson Tavern. Caleb immediately removed to Hartford, as will be seen by the following:—

"A County Court Holden at Hartford for the County of Hartford March 2^d Anno Dom 1707-8, and continued by Severall Adjournments unto the 9th day of the Same Month.

"This Court grants Lycense to Capt Caleb Williamson to keep a publick and Com on Victualling house (at the dwelling house of Capt Samuell Gilbert which Said Williamson hath lately bought), in Hartford for the entertainement of Strangers, Travellers and others, and for retailing Strong drink, provided he shall give bond as the Law requires. And he gave bond accordingly March 2^d 1707-8."

The Court records show that this license was continued generally by annual renewals,—the last being in April, 1738.

On the records of the Superior Court for Hartford County, among the items of expense which are ordered paid at the close of the term, we quite often find, "to Capt Caleb Williamson for ye use of his house" or, "to Capt Caleb Williamson for house room. £1.-05." As these entries appear at the close of the March session of court it is reasonable to believe that it was more comfortable to hold court in the Williamson Tavern than in the "court chamber in the meeting house."

He was admitted to full communion in the First Church of Hartford June 1, 1712.

Caleb Williamson died December 24, 1738.

Mary (Cobb) Williamson, his wife, died December 16, 1737. They were buried in the graveyard adjoining the First Congregational (Centre) Church, Hartford. The inscriptions on their headstones being thus:—

Here Lyethe ye Body of Cap¹ Caleb Willia mson who Dec² sed December ye 24th 1738, Aged 87 years Wanting 2 Months And 18 Days.¹ Here Lies ye Body of Mre
Mary ye wife of Capt
Caleb Willamson whos
Holey Sol Took its
Flight from Hartford
To ye Heavenly
Mansions on December
the 16th 1737, Ætatis
Sue 77 wanting
eleven Days.1

Att a Court of Probate held at Hartford for the district of Hartford, on the 3^d Day of Aprill 1739

Present The Honble Joseph Talcott Esq. Judge

Jos: Talcott Jun! Clerk

The Last Will & Testament of Capt. Caleb Williamson Late of Hartford Deceased was now Exhibited in Court by Ebenezer Williamson & Ozias Goodwin Executors named in s^d Will who in Court Refused the trust thereof, S^d Will being proved is by this Court approved & ordered to be Recorded & Kept upon file This Court Grant administration on the Estate of the s^d Dec^d Caleb Williamson with the will annexed unto Ebenezer Williamson & Ozias Goodwin who gave bond with William Pratt of three hundred pounds, for theire faithfull administration on S^d Estate, Likewise the s^d administrators now Exhibited

¹ By referring to pages 12 and 54, it will be seen that the ages of both Caleb and his wife, as stated on the gravestones, are incorrect.

an Inventory of the Estate of the s^d Dec^d upon oath In maner accostomed which Inventory is accepted in Court and ordered to be Recorded and kept upon file.

This is the Last Will and Testament of Capt. Caleb Williamson: —

I Give my Body To the Dust & my Soul To God that Gave it to me and after funerall Charg is paid My Will is as followeth vizt I Give To my wife Mary all my housing Lands Chattel household goods Every thing that I Die possessed of for her proper use & benefit. So long as She live Only my Daughter Mercy is to Live with her and partake of the Benefit with her & after my Wife is Dead & Decently Intered my Will is as follows, vizt I Give To my daughter Martha Goodwin all my Six acre lot that I bought of George Sextone Lying up Neck Joyning to Clarks Land. that Lot I Give to my Daughter Martha Goodwin and her heirs forever, for theire proper use & Further I Give To my Daughter Mercy Williamson that End of my house Called ye hall that I now live in from the Lower floor to the Ridge of sd house and the new kitchen & that part of the celler that I now use & my lot Called Cowls Lot by the old meetinghouse as it now fenced & my Garden at the East End of sd house, Square down from ye Southwest Corner of the parlour To m' Pantrys Land the forenamed premises I give To my Daughter Marcy Williamson for her proper use and Benefit so long as she live and if she marry and have a Lawfull heire or heires begotten of her own Body if that heire or heires Live to age to Inherit then I give the aforenamed To that heire or heires for Ever but if that heire or heires Dye or my Daughter Mercy Die Childless then I Give the afores^d premises to my Daughter Sarys and my daughter Marthas Children all Equal Alike for Ever Further I Give To my Son Ebenezer Williamson all ye other part of my house with my shop & barn & stables and the other part of my Land at home my Ten acre Lot Lying next to Joseph Waters the

forenamed premises I Give To my Son Ebenezer Williamson for his proper use and Benefit So long as he Live & no longer, but if please God he should have an heire or heires begotten by his own Body Then I Give the aforesd premises to that heire or heires for Ever, that is if that heire or heires Live To age To Inherit, but if that heire or heires Dye before they Come of age To Inherit or if my son Ebenezer Dye Childless & Leave no Issue then I Give the aforesd premises named to my Son all of it to my Daughter Sarys & my Daughter Marthas children all Equally Alike for Ever. Further I Give a Twenty foure pound Right of Land I have In one of the new Western Towns called Hartland that sd land I Give to my Two Grandsons Samuell Barnard & Ebenezer Barnard equall alike for Ever Further my household Goods I Give one third part to my Wife One Third part to my daughter Mercy One third part to Daughter Martha for ever. my Creatures if I Leave any of any Sort I Give them to my Wife & my daughter Marcy equal alike for Ever. also if I leave any money that I Give to my wife & my Daughter Marcy for Ever my apparell I Give to my wife my Working Tools I Give to my Grand son Samuell Barnard my Carbine I give to my Grand son Ebenezer Barnard all the rest of my Armour I give to my Son Ebenezer Williamson and Two Gold rings I order my Son Ebenezer Williamson to pay to my Grandson Samuell Barnard Twenty pounds money in one yeare after my death and To pay To my Grandson Ebenezer Barnard twenty pounds money in two yeare after my Death, and To pay To my Grand daughter Rebekah Barnet in three yeare after my Death Ten pounds money. Twenty pounds To Samuen Barnard Twenty pounds to Ebenezer Barnard, ten pounds to Rebekah Barnard that is fifty pounds I Order my Son Ebenezer to pay them three Children otherwise I give them liberty to come upon the Land for it, that is the land I give my son for his Life.

I make my son Ebenezer Williamson & my son in Law Ozias Goodwin Executors To my s^d Will.

Further I Give my Daughter Mercy Liberty at all times To goe to Either of my Wells for Water for her use for her part of s^d house. Further I give my Little Grandson Ebenezer Barnard to Caleb Church further I order five acres of Land I have over the Great River to be Sold To redeem one acre of my land that is under a mortgage to the Government, now I declare that the above writen is my Will and all my Will & that I am now in my right mind as well as Ever, & he or they that try to break or disanull this my s^d Will Judgment will follow them. Whereunto I have Set my hand this 29th day of June Anno Dom 1734

and acknowledge

Caleb Williamson

the above writen to be my last Will in presence of

John Butler

Mary B Butler

John Butler Jun'

A True and Exact Inventory of All and Singular the Estate both Real and personall of Cap Caleb Williamson of Hartford Late Deceased, which was present to us by Ebenezer Williamson one of the Executors of the last Will and Testam! of sd Deceased taken and made by us the Subscribers, and upon Oath Apprized this 14th Day of Feb. 1738/9

Imp"	In Bills of Publick Cred! £17 6	9							
	In Silver money 7 ounces 6 pwt								
	& 12 grains 9 17	8							
	2 Gold rings 80/ Jnº Coles								
	Bond due 10/12 14 12	0							

£41 16 5

Item	His apparell viz			
	1 Great Coat 55/1 Black Coat			
	17/6	3	12	6
	1 Brown Waste Coat 22/ Brown			
	Dº & Coat 30/	2	12	0

	1 pr. Leath Breeches 16/						
	2 Wollen Shirts 20/	1	16	0			
	2 Linnen Shirts 24/3 pt Stock-						
	ings 14/	1	18	0			
	1 p. Shoes 7/2 hatts 20/1 New						
	Hank ^r & 3 old D° 9/	1	16	ŋ			
	1 p ^r Gloves 3/		3	0			
_	-				11	17	6
Item	in Linnen viz						
	1 p Holl ⁴ Sheets 55/1 p Cotton			_			
	Dº 22/		17	0			
	2 p Linnen D° 40/ 2 p D ^{to} 45/	4	5	0			
	4 pillow bears 17/ Sundry old						
	Napkins & Linnen 20/	1_	17	_0	_		_
Item	in Bedding a New Pillow Cloth				9	19	0
Tem	& feth.		10	0			
	1 Feather Bed with New Tick-		10	U			
	ing Bolster & pillows	10	0	0			
	1 Trundle bedstead & cord &	10	U	U			
	under bed		12	0			
	1 feather Bed old Tick under		12	U			
	bed Bolsters Pillows Cur-						
	tains Vallence & High bed-						
	sted and bed Cord	10	0	0			
	1 Green Rugg old 30/2 Check	10	U	U			
	Blankett 60/	A	10	0			
	1 White Blanket 15/1 old check	7	10	v			
	Do 6/	1	1	0			
	1 old Brown Blanket	•	12	-			
	1 old Feather Bed and Bolster	1	0	0			
	1 Old I camici Ded and Doistel	_			28	. 5	0
In P	uter 31 b of y best pewter @ 5/	7	15	0	_0	•	•
	25 to 3/4 of Ditto old 4/	5	3	0			
	15! old Seald Measures 2/6 .	1	17	6			
	·	_			14	15	6

24 THE WILLIAMSON AND COBB FAMILIES.

In Brass 1 great Kettle 5th 1 D°					
Smaller 16/	5 16	0			
1 Ditto very Small 16/ Warm-					
ing pan 14/	1 10	0	-	•	^
Iron Ware One Great Pott 20/1 Dº			7	6	0
Small 8/	1 8	0			
1 Iron Kettle 8/1 Spitt 8/Jack					
Spit 7/	1 3	0			
old Grid Iron 5/1 p. Iron fet-					
ters 8/	13	0			
2 Iron Wedges 5/Small Tongs 5/	10	0			
2 old Axes 8/ a broad Hoe 5/	13	0			
a Dough Scraper 1/ Old Iron 4/	5	0			
Small Stilliards 10/1 Tramell					
12/	1 2	0			
1 pair of Tongs large 12/ old					
ads 2/	14	0			•
Iron Slice 6/ Iron fender 2/6.	8	6	6	16	6
1 frying pan 8/old Trammell 7/	0 15	0			
1 Iron Candlestick 1/6 old					
Trowell 6d	2	0			
a p ^r of Hand Irons 16/7 old					
Knives 3/6	19	6	1	16	6
1 Bible 20/1 Ditto 5/1 Ditto 2/	1 7	0			_
Gellibrands Epitome of Navi-					
gation	4	0			
Church Vindicated 1/	1	0			
Wooden Ware 5/8 2 pails 6/					
Stone Jugg 3/	14	8			
Small Jugg 2/3 Bottles 4/					
Earth ⁿ Ware 7/	18	0	2	19	8
4 phials 1/ Round Table 30/					
great Square Dº 10/ Small					
Square table 4/1 Trunk 8/.	2 13	0			

High Chest 10/ Lower Dº 10/						
Sea D.º 10/	1	10	0			•
1 box 2/ Small Sea Chest 6/						
old Larg box 2/		10	0			
doz new black Chares 30/9						
old D° 20/	2	10	0			
1 old Sawd Bedstead 5/Wheat						
flower 9/		14	0			
1½ bush! Rye flower 10/6 7 old						
Cask & bread Tubs 12/	1	2	6			
old Wheel Small 4/4 old bags						
3/6		7	<u>6</u>		-	•
1 Gunn 3: 3 Swords & Belts 24/	4	4	0	9	7	6
1 pistoll 8/ 1 p! Brass Com-						
passes 3/		11	0			
1 p. Small Iron Compasses 1/						
7 Gimblets 2/6		3	6			
1 file 8 ^d 2 p. old money Scales						
& W ^{to} 2/		2	8			
1 old Cask & a peck measure		6	0			
1 Great Wheel		2	0			
2 Barrells with Syder 40/ one						
Cyd: Bar ¹ 2/	2	2	0			
1 Chees tub 4/ Chirn 2/4 old						
Cask 4/		10	0			
a parcell of Wollen yarn		1	8	8	2	10
Item Carp ^t Tools						
1 Broad Ax 10/ Cap. Ads 8/						
Ten! Saw 7/	1	5	0			
1 hand Saw 5/2 old Squares 8/						
3 aug** 7/	1	0	0	-		
2 gimbletts 6 ^d a Chest w th old						
Iron spikes & nails 10/		10	6			
11 Chissels & 2 Gouges 30/						
Drawing knife 4/	1	14	0			

1 Lath Hammer 3/1 hand 3/					
old nar. ax 3/	9	0			
3 Joynters wth Irons 3/3					
plain Irons 1/6	4	9			
5 plains & Irons & plows 12/					
frow 3/	15	0			
			5	18	3
1 Skimmer old 1/5½ bush Ind.		_			
Corn 24/9	1 5	9			
2 old Cask 2/1 old Saddle & 2					
old bridles 10/	12	0			
2 forks 3/Some Deers Leather	_				
2/6	5	6			
1 pair of old Bridle Bitts	2	0			
4½ bulletts & Lead 4/4 powder					
horns $2/\ldots$	6	_0			
Item Chattells Living			2	11	3
1 mare 5! 1 old Cow 8 h /10					
1 young Cow 9 15/10			23	0	0
Item his Lands & Buildings viz			20	U	U
His Dwelling house Kichens					
Shop & Barn at £200 and the					
Land on Which they Stand					
Bound West on y' Street &					
East on y Land Lately M:					
			enn	0	0
Pantrys at £400 0 0 1 acre of Land Bounding North			600	U	U
and West on the Highway					
• •					
East on y' Land of L! Tho:					
Cadwell & yo heirs of Sam!					
Edwards Dec. & South part					
on y Last mentioned piece &			100	^	^
part on yo heirs of M. Pantry			120	0	0
10 Acres in Ox pasture bounds			140	^	^
South on Jos Waters Land.			140	0	0

The Above Inventory and Apprizement made Feb! 14th 1738/9 By us

John Skinner James Church J. Gilbert Ju^R Apprizers upon Oath

Hartford, Conn., Probate Records, vol. 13, pp. 46, 140, 141, 142.

There is nothing further on the Probate records regarding the settlement of this estate.

CHILDREN OF CALEB AND MARY (COBB) WILLIAMSON.

- I. Mary, b. June 25, 1688; bap. Aug. 13, 1699. She is believed to have been the person who married, July 4, 1716, Daniel Dickinson of East Hartford, and died April 6, 1718, aged 29.
- II. WILLIAM, " " Aug. 13, 1699.
- III. Timothy, "Sept. 29, 1692; "Aug. 13, 1699. Was a mariner of Boston. His father was appointed Administrator on his estate by the Suffolk Probate Court, Oct. 27, 1718. He was probably unmarried. The Inventory of his estate shows † interest in the Sloop "Martha."
- IV. SARAH, "Jan. 2, 1695; "Aug. 13, 1699; m. Aug. 12, 1714, Samuel Barnard.

V. EBENEZER, b. April 4, 1697; bap. Aug. 13, 1699; m. 1. Dec. 15, 1721, Anne Cadwell, 2. Dec. 19, 1751, Rachel (Butler) Cadwell.

VI. MERCY, " Aug. 13, 1699; buried Aug. 3, 1776, aged 79, unm.

VII. MARTHA, . "Feb. 13, 1699-1700; bap. Apr. 14, 1700; m. June 6, 1723, Ozias Goodwin

SARAH WILLIAMSON (Caleb, Timothy,) was born in Barnstable, Massachusetts, January 2, 1695. As a member of her father's family she removed to Hartford, Connecticut in 1708, where she married August 12, 1714, SAMUEL BARNARD of whose previous history nothing is known. The County Court records show that from April, 1722, to February, 1726, he was licensed to keep a tavern in Hartford; and later records show that he continued the business some years longer.

By the aid of the County and Superior Court records we learn that he was still a resident of Hartford in June, 1733, but from that time forward all trace of him is lost.

Sarah (Williamson) Barnard died January 10, 1725-6.

CHILDREN OF SAMUEL AND SARAH (WILLIAMSON) BARNARD.

I. SARAH, b. May 15, 1715; bap. May 22, 1715; m. Caleb Church of Hartford.

II. Samuel, "Aug. 9, 1717; "Aug. 18, 1717; m. Nov. 21, 1751, Hannah Skinner, and lived in Hartford.

III. Timothy, " Jan. 24, 1719-20; d. June 7, 1721.

IV. Rebecca, " May 20, 1722; m. Mar. 15, 1743-4, Edward Dodd of Hartford.

V. EBENEZER, b.

bap. Jan. 9, 1725-6; m. 1. July 17, 1747, Thankful Nichols; 2. Elizabeth ——
3. 1786, Anna () Goodwin.

ERENEZER WILLIAMSON (Caleb, Timothy,) was born in Barnstable, Massachusetts, April 4, 1697. He was eleven years old when his father removed to Hartford, Connecticut, which became his permanent residence. Ebenezer married, December 15, 1721, ANNE CADWELL whose precise date of birth and parentage is unknown. She was admitted to full communion in the First Church in Hartford, June 2, 1728, and Ebenezer on the 14 of February, 1729-30. Anne (Cadwell) Williamson died August 8, 1750, aged 49 years and 3 months. Ebenezer married, second, December 19, 1751, RACHEL (Butler) CADWELL, baptised April 29, 1711, daughter of John Butler of Hartford, and widow of Aaron Cadwell. On the death of his father, Ebenezer succeeded to the management of the Williamson tavern, obtaining a license therefor from the Hartford County Court in April, 1739. How long he carried on the business it has been impossible to determine.

Ebenezer Williamson died without issue April 4, 1757, and was buried on the 6, leaving the following will:—

In the Name of God Amen the Seventh Day of Septem! Anno Dom 1755 I Ebenezer Williamson of Hartford in the County of Hartford and Colony of Connecticut in New England being very sick and weak in Body, But of Perfect mind and Sound memory thanks be Given unto god, Therefore Calling to mind the mortality of my Body and knowing that it is appointed for all men to Dye Do make and Ordain this my last

will and Testament That is to Say principally and first of all I give and recommend my Soul in to the hands of God that gave it and my Body I Recommand to the Earth to be Burried in Decent Christian Burial at the Discretion of my Executors hereafter named Nothing Doubting but at the General Resurrection I shall Receive the same again by the mighty power of God, and as Touching Such Estate where with it hath pleased God in his providence to Bless me in this Life, my Just Debts and funeral first being paid, I Give Demise and Dispose of the same in the following manner—

Imprimiss I give and Bequeath unto my Dearly beloved wife Rachel, all the moveable Estate I Die Possessed of as first I give her all my Wearing apparell to be Disposed of as she thinks best

2ndly I give to my said wife all my Household furniture that that is all my Beds and Bedding, Bedsteds Cords, Curtings, all Sorts of woolen or linnin furniture to the same appertaining or other Cloth whatever

3rdly I give unto my said wife all my Creatures and Stock of every kind forever, if there be any money or Coin as Silver Gold or paper that I give to my said wife ——

4thly I give my wife all my Pewter Brass tin or Iron or wooden whatever vessells of either of these Sorts to be hers forever

5thly I Give all my Chairs Chests trunks or whatever such things to my wife forever If there be any Grain in the House or on the Land or any Other provision be it what it will for man or Beast to my wife for her own use, All my Iron tools I give to my wife my vice and Glazing tools with Glass and lead if any there be I Give my said wife

6thly All Book Debts Bills Bonds or Notes if any I give to my wife and Desire her to pay my Debts out of them

7^{thly} I Give unto my wife the use and Improvement of the three Acre lot I bought of Elias Cadwell, said lot Bounds South on the Heirs of Jn^o Caldwell Dec^d West on a highway North on Joseph Churchs land and East on the Heirs of the

said M^r John Caldwell Dec⁴ be the same more or less for her to use and Improve During her life, and after her Decease my will is that the Same be Divided to and among my Relations viz my Sisters or their Legall representatives

8^{thly} I Give and Bequeath unto my said wife all that Right I have in that tract of Land Commonly Called the town Commons to be hers forever

And I do hereby appoint my said wife and our Brother John Butler Jun! to be Executors of this my last will and Testament hereby Revoking all former wills and Testaments by me made, Ratifying and Confirming this to be my Last will & Testament In Witness where of I have here unto Sett my Hand and affixed my Seal the Day and year above written

Signed Sealed pronounced and Declared by the said Ebenezer Williamson to be his last will & testament.

Eben Williamson

SEAL.

In Presence of
Nielle McLean
Benj. Paine
Mary Chapin

Att a Court of Probate Holden at Hartford on the 34 Day of May AD: 1757 Present Joseph Buckingham Esq Judg J Talcott Clerk

The last Will & Testament of Ebenezer Williamson late of Hartford Deceased was now Exhibited in Court by Rachell Williamson Widow of the s^d Dec^d and one of the Executors named in s^d Will who accepted the trust thereof s^d Will being proved is by this Court approved and ordered to be record^d and kept upon file——

Hartford, Conn., Probate Records, Vol. 17, pp. 148, 307.

We are unable to learn the amount of the estate as there is no inventory on record.

At a Court of Probate Holden at Hartford for the District of Hartford on the first Tuesday of May AD: 1758 -Present Joseph Buckingham Esq. Judge, J: Talcott Clerk. Rachel Williamson the Widow & Rellict of Ebenezer Williamson late of Hartford Decd now moves to this Court that her Right of dowry in the Real Estate of the Sd Decd be set out to her as the law directs The Sd Widow having Cited the heirs of sd Estate to object against st motion, if they See Cause who accordingly appeared & made their objection this court having heard the parties, Do thereupon order that st. Dowry be set out to the st Widow, and appoint Mess. Thomas Sanford Ebenezer Benton & Pantry Jones of Hartford or any Two of them to Set out to the said Rachel Williamson one third part of the Reel Estate in the sd. Decd. for her Improvement during life and make return thereof to this Court Ebenezer Barnerd & Nath' Goodwin of st Hartford two of the heirs to st Estate now appeals from the Judgment of this Court in ordering the dowry of the widow of sd Decd to be set out to her as aforesd to the Superor Court to be held at Hartford on the 1st Tuesday of Sep next and acknowledged themselves Joyntly & Severally bound to the treasurer of the County of Hartford in a Recognizance of Twenty pound Money Condittoned that they will prosecute this their appeal to efect before said Superiour Court or answer all Damages in Case they do not make their plea good

Hartford, Conn., Probate Records, Vol. 18, p. 10.

Superior Court, Hartford, Sept. 1758.

Ebenez! Barnard and Nath!! Goodwin both of Hartford to of the heirs of ye estate of Ebenez! Williamson late Deceas^d being Agreaved by a Decree of a Court of probate held at Hartford on the first Tuesday of May 1758. in Ordering the Right of Dower to Rachel Williamson (Widow & Relick of s^d Deceas^d) & Disterbution thereof to be made & by appeal Comes heare The Partys being herd by there Attorneys for and against s^d Order for Disterbution this Court Do affirm S⁴ probate Judgment & Order Disterbution accordingly. Whereupon it is also Considered that the Appelee Recover of the Appelants Cost of Court Tax⁴ at £

The Appelants are admitted A Review to the Sup' Court to be held at Hartford in March Next and Tho! Seymour Jr of Hartford Acknowledg! himself bound to the Treasurer of this Colony in A Recognizance of £20 money yt the Appelants prosecute there Review to Effect and answer all Damages if they make not there plea good.

Acknowledge before the Court Test G. Pitkin Clerk.

June Term 1759.

Ebenezer Barnard and Nathaniel Goodwin both of Hartford being agrieved by a Decree and Judgment of a Court of probate held at Hartford on the first Tuesday of May AD 1758 in Ordering the Dower to be Set off to the Widow Rachel Williamson Widow & Relict of Ebenezer Williamson late of Hartford deceased in said Estate Moved for and was Allowed an Appeal to the Sup Court at Hartford in Sept then next by legal Removes this Case comes to this time the Parties appeared and were heard for and against Said Appeal and this Court on Deliberation Do Affirm Said decree and Judgment of Said Court of probate And have thereupon Considered that the Appealee Shall Recover of the Appealants her Cost of Courts Taxed at three pounds Nine Shillings Lawful money Execution Granted June 20th 1759.

Connecticut Superior Court Records, Vol. 13, 1756-9.

Att a Court of Probate holden at Hartford, the 3^d Day of July AD 1759 Present Joseph Buckingham Esq, Judge

Rachel Williamson the Widow of M! Ebenezer Williamson late of Hartford Dec^d having heretofore made application to this Court for her dowry in the Real Estate of the s^d Dec^d which was granted, and appealed from to the Superiour Court, who affirmed the Judgment of the s^d Court of Probates——

Whereupon This Court appoint Mess. Ebenezer Benton, Thomas Sandford and Pantry Jones of Hartford or any Two of them to Set out to the standard Rachel One Third part of the buildings & lands of the Said Deceased for her Improvement During life and make return thereof to this Court.

December 4, 1759.

A Return of the Seting out of the Widow Rachel Williamsons Dowry or thirds in the Real Estate of Ebenezer Williamson late of Hartford Deceased under the hands of Ebenezer Benton, Pantry Jones & Thomas Sanford Distributors appointed by this Court which Distribution this Court accept, and order it be kept upon file ——

Hartford, Conn., Probate Records, Vol. 18, pp. 65, 75.

We the Subscribers being appointed by the Court of Probate In Hartford pursuent to a Decree of the Superiour Court held at Hartford, To Set out to Rachell Williamson the Widow of Ebenezer Williamson late of Hartford Deceased her Right of Dowry in the Real Estate of the Said Deceased, according to Said order have this 26th Day of October AD 1759 Set out to said Widow one Third of the homelot of the said Deceased in Hartford at the East End thereof being 12 Rods long North & South & Six rods & nineteen links Wide East & West

And one Third of Ten Acres of land at a place Called ox pasture on the North Side; the whole length of the lot and Weedth Six rods and 14 links Staked out. — also We Set out one Third part of the Dweling house viz! the Lower Room of the Dweling house with the fire place & priviledge of the oven to bake in, (always allowing the other heirs the priviledge of passing & repassing through Sd Room to Sd oven, and baking therein as ocasion Shall require) allowing Sd Widow the priviledge of passing through the adjoyning Room Into the Entry and out of the Door that way Into the Street passing & repassing as ocasion shall require and one third of the Celler

the West part thereof allowing the heirs or their assigns the liberty of passing through S⁴ Room set to s⁴ Widow into the celler Down the Stairs to the other parts of the Celler and priviledge to pass & repass to the Well & the use thereof.

To which we have hereunto Set our hands the Day & Date aforesaid

it is to be under Stood that She Shall have that litel Shelter on the South Side of the house that Joins to hur room or Gards the oven. Eber Benton
Pantrey Jones
Thomas Sauford

Distributors
under oath

Dec. 4th 1759 approved by the Court of Probate & ordered to be Kept upon file

Test J. Talcott Clerk

Hartford, Conn., Probate Files.

We have been unable to learn the date of death of Rachel (Butler) Cadwell Williamson, but it was after March, 1774.

MARTHA WILLIAMSON (Caleb, Timothy,) was born in Barnstable, Massachusetts, February 13, 1699–1700, and was baptized April 14, following. Her father removed with his family to Hartford, Connecticut, in 1708, where she married June 6, 1723, Ozias Goodwin, born in Hartford June 26, 1689, son of Nathaniel and Elizabeth (Pratt) Goodwin, and a descendant of Ozias Goodwin, one of the settlers of that town.

Ozias Goodwin was prominent in town affairs and was deacon of the First Church in Hartford from January 1, 1756, until his death, January 26, 1776.

Martha (Williamson) Goodwin died February 8, 1777.

CHILDREN OF OZIAS AND MARTHA (WILLIAMSON) GOODWIN.

I.	Ozias,	b. June 6, 1724;	bap.	June 21, 1724; d. young
II.	Тімотну,	"	"	Mar. 13, 1725-6; m. Mar.
				6, 1757, Bethia Stiles, and
				lived in Hartford.
III.	OZIAS,	"	44	June 15, 1729; m. Mary
				Steele and lived in Hart-
				ford.
IV.	NATHANIEL,	"	"	Dec. 26, 1731; m. Anna,
				and lived in Hartford.
V.	Jonathan	44	"	Mar. 17, 1733-4; m. Nov.
				26, 1761, Eunice Olcott,
				and lived in Hartford.

For a full record of the Goodwin family, see "The Goodwins of Hartford, Connecticut."

THE COBB FAMILY..

SAVAGE, in his "Genealogical Dictionary of New England," states that HENRY COBB became a resident of Plymouth, Massachusetts, about 1629. Upon what evidence this statement was based, it is now impossible to determine. The earliest mention of him at Plymouth, as shown by the records now extant, is in June, 1632, when his eldest son John was born there. His name appears in a tax list levied on the second of January, 1632-3, to raise money for "publicke use," — his proportion of the tax being £00 09s. 00d.; and he was taxed the same amount in a list levied one year later. He soon removed, and became one of the settlers of Scituate.

Dean's "History of Scituate," Massachusetts, page 9, states:—

"August 2d 1633, the settlers proceeded to lay out a regular village, allowing to no one more than four acres for a house lot, proposing to build a compact street 'for purpose of mutual defence.' This street they called 'Kent Street.' It led from the bridge, as it now lies at the Harbour, easterly to the third cliff. The first lot was the corner formed by 'Kent Street,' and the road which runs parallel with Satuit or Stony Brook; bounded by the ways North and East, by William Gillson's lot South or Southeast, and by the common land West. The front line on Kent Street was eight rods in length, the side line

'extending 80 rods up into the woodes.' This lot was assigned, to Edward Foster. The second lot on Kent Street of the same dimensions was assigned to William Gillson; the third to Henry Rowley; the fourth to Humphrey Turner; the fifth to Henry Cobb; the sixth to Anthony Annable."

Through the courtesy of Prof. Franklin B. Dexter, Assistant Librarian of Yale University, we have had the privilege of examining a copy made in 1769, by Ezra Stiles, D. D., of the early Church records of Scituate and Barnstable, kept by the first pastor, Rev. John Lothrop. The records commence thus:—

Touching the Congregation . . . of Christ collected att Situate.

The 28 of September 1634 beeing the Lords day, I came to Situate the night before, & on the Lords day spent my first Labours ffornoone & afternoone.

Uppon the 23 of November 1634 or Breathren of Situate, that were members at Plimoth, were dismissed from their Membeshipp, in case they joyned in a body att Situate.

Uppon January 8, 1634, we had a day of humiliation, & then att night joyned in Covenant togeather, so many of us as had beene in Covenant before.

To Witt

- 2. Mr Gilsonn and his wife
- 4 Goodman Anniball & his wife
- 6 Goodman Rowly & his wife.
- 8 Goodmã Cob & his wife
- 9 Goodmã Turner
- 10 Edward ffoster
- 11 Myselfe
- 12 Goodmã ffoxwell
- 13. Samuell House.

¹ These records are also printed in the New England Historical and Genealogical Register, vols. 9 and 10.

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From an entry in another portion of the record, it will be seen that they had become residents of Scituate prior to this date:—

The Houses in ye Planta Situate

Att my Comeing hither onely these weh was about end of Sept. 1634.

1 Mr Hatherlyes
2 Mr Cudworthes
3. Mr Gillsonns
4 Goodman Auniballs
5. Goodman Rowlyes
6. Goodman Turners
7. Goodman Cobbes
8. Goodman Hewes
9. Edward ffosters

now Goodmā Ensignes
now Goodmā Ensignes
now Goodmā Plaine
pallizadoe Houses
now Goodmā Jacksons
now Goodmā Winalls
now Goodmā Coopers.

Henry Cobb's residence at Scituate was of short duration, for in 1639 the pastor, Mr. Lothrop, and a large part of his congregation removed to Cape Cod, and settled the town of Barnstable; the date of the arrival being definitely stated by Parson Lothrop in his Church records, where, in recording the baptisms, he says, "Since our Comeing to Barnestable Octob 11. 1639." Cobb probably was one of this party; and certainly he was a resident at Barnstable the following April, as shown by an entry on the Church records under the heading,—

Dayes of Humiliation at Barnestable.

Aprill 15, 1640. Att the investing of my Brother Mao into the office of a Teaching Ellder, uppo whome my Selfe, Brother Hull, Brother Cobb Lay on hands & for the Lord to finde out a place for meeting & that wee might agree in it as also yt wee might agree aboute ye division of Lands.

The following shows at what date Henry Cobb sold his Scituate lands:—

The first day of Decembr 1640.

Memorand. That Henry Cob doth acknowledg that for & in consideracon of the sume of twenty pounds stert one cowe and two goates to him in hand payd by Manasseth Kempton of Plym hath freely & absolutely bargained and sold vnto the said Manasseth Kempton All that his house in Scituate outchouses gardenplace wth twelue acrees of vpland be it more or lesse wth the pcell of meddow lying before the said house & fourescore acrees of vpland falling in the fourth lott abutting on the North River wth a pcell of Marsh Meddow therevnto belonging containeing about twelue acrees be it more or lesse win all and singuler thappreficens to the said prmisss or any pt of them belonging, and all his right title and Interrest of & into the same & euery pt thereof To have and to hold the said house gardenplace outhouses vpland & meddowes wth all and singuler thapp'tence therevnto belonging vnto the said Manasseth Kempton his heires and Assignes for euer to the onely pper vse and behoofe of him the said Manasseth Kempton his heires and Assignes for ever.1

The Scituate Church Records show that -

"Decemb 15 1635, our Brother Cobb was invested into the Office of a Deacon."

On the Barnstable Church Records, -

"Henry Cob & John Chipman were Chosen & ordained to bee ruleing Elders of this same church & they were solemnly Invested wth Office upon ye 14 day of April Anno Dom 1670."

He was one of the jury at the courts held at Plymouth June 4, September 3, December 3, and March 3, 1639, Sep-

¹ Plymouth Colony Deeds, vol. 1, *p. 109.

tember 1, 1640, and March 2, 1640-1; at a court held at Yarmouth June 16, 1641; and at the courts held at Plymouth September 7, 1642, June 7, 1649, and June 6, 1650.

In October, 1643, he was appointed by the General Court one of the committee to provide places of defence for the Barnstable people, and in 1644-45-46 and 47, was one of the Committee (i. e., Selectman) of the Town.

He was a deputy from the town of Barnstable to the General Court at the June Sessions of 1652-59, and 1660, October, 1660, and the June Sessions of 1661 and 1662. In June, 1644, he was "lycensed to draw wine" at Barnstable; and in June, 1664, among the persons "nominated to take up the Excise" were Henry Cobb and Nathaniel Bacon for Barnstable.

On page 1, of the first volume of Barnstable Town Records, under date of "The 15th of Octo" 1649," we find that it was "Ordered by ye Inhabitants That Henry Cob, Isaac Robinson, Thomas Lothrop, & Thomas Hinckley do peruse ye old Town Book & Record such material useful orders as they find therein jnto this Town Book and ye rest in ye old Book to be cancelled by them."

The records also show his frequent appointment by the town on various committees.

HENRY COBB married (date unknown) PATIENCE HURST, daughter of James Hurst, of Plymouth.¹ As before stated, she, with her husband, were among the thirteen original members of the Church at Scituate, part of whom had been members of the Plymouth Church.

¹ See abstract of his will in vol. 5, p. 386, New England Historical and Genealogical Register, wherein he makes bequests to his Cobb grandchildren.

"Patience wife of Henrye Cobb buryed May 4, 1648, the first that was buryed in our new burying place by our Meeting House."

He was married to his second wife, SARAH HINCKLEY, "by Mr Prince," December 12, 1649. She was daughter of Samuel Hinckley, of Scituate and Barnstable, and sister of Thomas Hinckley, Governor of Plymouth Colony. We have not been able to ascertain the date of her death. She is believed to have been the Sarah Cobb on whose estate administration was granted by the Court at Plymouth, March 2, 1679–80, to Thomas Hinckley and Samuel Cobb, and they were ordered "to make distribution of the estate amongt the children, still haueing a speciall respect therein to the youngest children." 1

Henry Cobb died between February 22, 1678, and June 3, 1679, leaving the following:—

The last will and Testament of Mr henery Cobb made the 4th of Aprill. 1678. And exhibited before the Court held att Plym. the third of June 1679 on the oathes of Mr Thomas Hinckley and Mistris Mary hinckley his wife as followeth;

I Henery Cobb of Barnstable though weak in body yett through the Mercye of God of disposing mind and memory; and calling to mind the vncertainty of this Transitory Life; I am desirous according to my duty to sett thinges in order before I Goe hence; and therefore doe make this my Last Will and Testament hereby Revoakeing and Disanulling all my former Will and Wills by word or writing heretofore by mee made; and doe heerby Constitute and Declare this to be my last Will and Testament in Manor and forme following viz:

After my Desire to Comit my soule to God in Jesus Christ

¹ Plymouth Colony Court Orders, vol. 6, part 1, *p. 22.

whoe Gave it and my body to decent buriall; when God shall please to call mee hence; and as touching my worldly estate which God hath beyond my deserts bestowed on mee, my will is to dispose of it as followeth.

Imp⁶: my Will is that all my debts in Right or Consience to any man due shalbe first discharged by my executrix heerafter Named; in Convenient time out of my estate;

Item I will and bequeath my Great Lott of land in Barnstable vnto my son James Cobb, and to his heires and assignes for ever; hee haveing heertofore payed five pounds to my son John Cobb for his Interest therein; And whereas I heertofore Gave halfe my lands att Satoneesett vnto my sons John James Gershom and Eliezer equally to be devided betwixt them which was with my Consent sold and exchanged; and forty shillings being in the hand of my son James for my son Eliezers pt therof; my Will is that my son James pay unto his brother Eliezer that forty shillings in pay Currant, with the Marchant;

Item I Will and bequeeath my now dwelling house and all the Rest of my Lands both vpland and meddow vnto Sarah my deare and loueing wife, during her Naturall life, for her support; and bringing vp the children I had by her.

Item my will is that after her decease; my son Samuell shall have my dwelling house and two acrees of my upland; and one acree and a halfe of my Marsh; which I bought with his Stock being the one halfe of a p'sell of Marsh lying att Sandy Neck; in p'tenorship with my son James:

Item I will and bequeath to my sonnes Samuell Jonathan and Henery all the Rest of my lands both vpland and meddowes, to be equally devided betwixt them after my said wifes decease, or sooner if shee see cause; To each of them theire heires and assignes for ever;

I Give and bequeath vnto my sonnes John Gershom and Eliezer one shilling to each of them; and to my daughters Mary hannah and Patience to each of them one shilling out of my estate;

Item. I will and bequeath to my daughter Sarah my second best bed and furniture thereunto belonging,

Item I will and bequeath all the Rest of my estate in whatsoever Itt be within dores or without vnto Sarah my Loveing wife; whom I doe by these p'sents Constitute and declare to be my sole Exequtrix.

In Witnes Whereof I have heerunto sett my hand and seale; The date aforesaid with this word (halfe) enterlined before Insealeing heerof.

In the prence of

Henery Cobb and a Seale

Thomas Hinckley Assistant

Mary Hinckley.

On further Consideration I the within or aforemensioned Henery Cobb have caused this coddi cell to be added to this my Last Will and Testament viz: my will is that my son Samuell shall have onely two acrees of my vpland Together with the Marsh att Sandy Neck within mensioned after my wifes decease; and all the Rest of my lands to be equally devided between my said three sonnes Samuell Jonathan And Henery as above mensioned; And further my will is that my son henery shall have my now dwelling house after my wifes decease; and his p te of the land aforesaid to lye most convenient to the said house onely my lands att the Iland shallbe equally devided between them my said three sons; whom I will that they shall Give libertie to my son James to dry thach on one half of an acree of the said Iland; when the English Corne is taken off in such place thereof as they shall Annually appoint, unto him;

In witnes wherof I have heervnto sett my hand and seale this 22°00d day of february 1678.

Signed sealed and delivered

Henery Cobb and a Seale

as an addition to his last Will

and Testament within Mentioned in the p'sence of vs; Thomas Hinckley Assestant Mary Hinckley

П.

SAMUEL,

Plymouth Colony Wills, vol. 4, part 1, pp. 22 and 23.

The inventory shows property to the amount of £151 01s. 03d.

CHILDREN OF HENRY AND PATIENCE (HURST) COBB.

			· · · · · · · · · · · · · · · · · · ·
I.	John,	b. at Plymout	h, June 7, 1632; bap.
			m. 1. Aug. 28, 1658, Martha
			Nelson. 2. June 13, 1676,
			Jane Woodward.
II.	James,	**	Jan. 14, 1634; bap.
	•	,	m. Dec. 26, 1663, Sarah
		·	Lewes.
III.	MARY.	" at Scituate	e, Mar. 24, 1637; bap. at Scitu-
	,		ate, Mar. 26, 1637; m. Oct.
			12, 1657, Jonathan Dunham.
IV.	Hannah,		Oct. 5, 1639; bap. at Scitu-
- • •	2211121121,		ate, Oct. 5, 1639; m. May 9,
			1661, Edward Lewes.
			•
v.	Patience,	11 at Damata	about Mar. 15, 1641, Town
٧.	ratience,	. at Darnsta	ble record; Mar. 19, 1641, County
			record;
			bap. at Barnstable, Mar. 13,
			1641; m. August, 1667, Rob-
***	~		ert Parker.
VI.	Gersziom,	" "	Jan. 10, 1644; bap. at Barn-
	_		stable, Jan. 12, 1644.
VII.	Eliazer,	"	Mar. 30, 1648; bap. at Barn-
			stable, April 2, 1648.
	CHILDREN OF	HENRY AND	SARAH (HINCKLEY) COBB.
	•		•
I.	MEHETABLE,	D. at Barnstal	ole, Sept. 1, 1651; buried Mar. 8,
			1652.

Oct. 12, 1654; m. Dec. 20, 1680, Elizabeth Taylor.

III.	Sarau,	b. at	Barnstable,	Jan. 15, 1658; buried Jan. 25, 1658.
IV.	Jonathan,	"	46	April 10, 1660; m. March 1, 1682-3, Hope (Chipman)
v.	Sarah,	"	"	Huckins. Mar. 10, 1662-3; m. Dec. 27, 1686, Samuel Chipman.
VI.	HENRY,	"	44	Sept. 3, 1665; m. April 10, 1690, Lois Hallett.
VII.	MEHETABLE	, "	44	Feb. 15, 1667.
VIII.	EXPERIENCE	, "	66	Sept. 11, 1671.

James Cobb, second child and second son of Henry and Patience (Hurst) Cobb, was born at Plymouth, January 14, 1634. His parents had already become residents of the young town of Scituate, and he was but six years old when they removed to Cape Cod, and were among the first settlers of the town of Barnstable, which was part of the territory set off in 1686 as the County of Barnstable. He was admitted an inhabitant of Barnstable October 3, 1662, and from that time was often appointed by his fellow-townsmen to positions of trust and responsibility.

James Cobb married, December 26, 1663, SARAH LEWES, born in Barnstable, February 2, 1643, where she was baptized February 11, 1643. She was daughter of George Lewes, of Scituate and Barnstable. The date of James Cobb's death is uncertain; but it was prior to December 27, 1695, when an inventory of his estate was taken.

Sarah (Lewes) Cobb, his widow, married, November 23, 1698, Jonathan Sparrow, of Eastham, who in his will, dated March 10, 1706-7, made this bequest: "Furthermore I give unto Sarah Williamson that lives along with my wife, One Ewe sheep and one lamb, to be delivered unto her Father to be improved for her." 1

¹ Barnstable, Mass. Probate Records, vol. 3, p. 386.

Sarah (Lewes) Cobb Sparrow died February 11, 1735, and was buried in the graveyard near the East Church in the town of Barnstable.¹

A true Invintory of all and singular ye Lands Dwelling house, out housing, Goods chattels and credits of Serjant James Cob of Barnestable deceased praized at Barnestable December ye 27: 1695: by Shubal Dimuck, Melatiah Lothrop and Joseph Lothrop as followeth

Imprimis his purs and apparel	07	07 09
It his Books	00	15 00
It three guns 2 pound 5 Amonition powder bullets		
hornes and Catuse box	02	14 00
It. two swords Belt and Bandalers	01	04 00
It Lining: sheets pillow coats and Table Lining .	04	00 00
It Mantle and home made Cloath	01	05 00
It. Lining and wolling yarn sheeps woll & fflax un-		
Brakt	01	10 04
It. two Beds and firniture thereto belonging	11	00 00
It three Beds and firniture thereto belonging	06	05 00
It in Pewter	03	15 00
It in Brass kittels and skilets	02	17 00
It in Iron potts kettels and other Iron trade in ye		
house	02	06 00
It. Tongs slice pott hangers and frying pan	00	15 00
It in Tables cheirs chests boxes and spining wheels	05	03 00
It earthen ware Looking glass botels old knives		
can & cow bels	00	12 00
It Tubs trays keeler dishes churn Trenchers & other		
such lumber	01	16 00
It cart & wheels youke plow & irons pich forke &		
rakes chains chaps & Brake	04	00 00

¹ Genealogical Notes of Barnstable Families, vol. 1, p. 172.

48 THE WILLIAMSON AND COBB FAMILIES.

It	Horse harness Axes hows shovels sithes Leads	
	and Lines & cartrope 02 00 00)
It	Loomes and weavers Tackling 02 12 00)
It	Beefe porke hoggs fatt and Tallow 07 16 00)
It	in Neate cattel at home 25 00 00)
It	in Neat cattel at Suckanesett 03 10 00)
It	in sheep)
It	in Swine 01 03 00)
It	in horse kind)
It	Indian corne; 120 Bushels at 3 pr Bushel 18 00 00)
It	english Graine 02 07 00)
It	Dwelling house and out housing 60 00 00	
Ιt	y Land at and about y Dwelling house 120 00 00)
It	ye Land and segey marsh at Potters Island 025 00 00)
It	the marsh at Sandy Neck 010 00 00)
It	the Land in ye common field and som corne in	
	ye ground)
It	in Debts due to ye estate)
	The estate Indebted 005 10 00)
	ffuneral charges)
	more due from y* estate)

Sarah Cob vid y^e Relict of Serjant James Cob Late of Barnestable Deceased made oath to y^e truth of this Invintory before Barnabas Lothrop Esq^r Judge of Probates and granting Administration within y^e county of Barnestable January y^e 27th: 1695:6

Attest Joseph Lothrop Regstr.

Examined and duly compared with ye original and entered January y* thirtith 1695: 6:

Attest Joseph Lothrop Register.

Barnabas Lothrop Esq^t Commissionated by his excellency Sir William Phips Knight Cap^t General and Governour in Chief

in & over his Majesties Province of ye massachsetts Bay in New England with the advice of and consent of ye Council for ye Granting of Probate of wills and Letters of Administration within ye county of Barnestable To Sarah Cob vid Relict of Serjant James Cob late of Barnestable deceased Intestate Trusting in your care and fildelity I do by these presents comitt unto you full power to Administer all and singuler the Goods chattels Rights and Credits of ye so deceased and well and faithfully to dispose of yo same According to Law And also to aske gather Levy Recover and Receive all and whatsoever credits of ve sd decea d which to him while he lived and at the time of his death did appertaine: And to pay all debts in which ye Deceased stood bound so far as his Goods chattels Rights and Credits can extend according to ye value thereof and to make a true and perfect Invintory of all and singuler ye goods chattels Rights and Credits of ye sd deceased and to exhibit yo same in to yo Regesters office of ye afore said county forthwith And to render a plaine and a true account of your sd Administration upon oath when Lawfully called there unto And I do by these presents ordaine constitute and appoint you Administratrix of all and singuler ye goods chattels Rights and credits afore sd In Testimony where of I have hereunto sett my hand and ye seal of the sd office Dated at Barnestable ye first of ffebruary 1695: 6

Barnabas Lothrop Judg of Probats (seal)

Barnestable y°: 17th of ffebruary 1695: 6 by Barnabas Lothrop Esq^r Judg of Probates and granting Administration in y° County of Barnestable is the estate of Serjant James Coblate of Barnstable who Died Intestate setled as followeth viz the three sons of said Deceased (that is to say) James CobGershom Cob and John Cob shall have to them and their heirs forever all y° howsing and Land that was their fathers at y° time of his Death only Rezerving to ye widow their mother for her Dower one third of ye Dwelling house one third of all y°

out housing and one third of all ye Land During her Natural Life and all ye grass that shall grow on ye marsh at a place called Cobs Island during her widowhood they paying to their four sisters or to their heirs if any of them should be dead that is to Mary Williamson seven pounds and to Sarah Hinckley seven pounds and to Patience Coleman seven pounds and unto Hannah Daves seven pounds and to their mother Sarah Cob thirty pounds to enable her to pay ye younger children their portions: four of ye sd Deceased his Daughters that are married (that is to say, Mary Sarah Paitience and Hannah shall have seven pounds a peice each of them to be paid as above sd which with what they have allredy had shall be their full part of sd estate which their husbands on their behalf have consented to under their hands and seals ye other four Daughters of ye sd Deceased, that is to say Elizabeth Martha Mercy and Thankfull shall have twenty-one pound each of them paid by ye Administratrix for their full part of sd estate. The Remainder of ye Personal estate of the said deceased his widow Sarah Cob shall have forever for her third: and to pay Debts and funeral charges & ye charg of Praizen and setling sd estate and considerable spent in corne and meat in comon before a settlement could be compleated ye above sd settlement is as could be according to ye mind of ye deceased by information of such as heare him in his Lifetime to express himself and to ye satisfaction of the widow and all ye children that are of age:

Barnabas Lothrop Judg of Probats (seal)

Whereas Serjant James Cob Late of Barnestable Deceased Intestate and it appearing by divers witnesses that it was his mind that his sons should have his Land and that his wife should have y's Rest of his estate for her comfortable support and to bring up those of his children that are not of Age as those of age have been brought up Now for ye Better and quiat settlement of sd estate and good agreement amongst Relations: Be it known by these presents that I Caleb Williamson for

myself and my wife Mary will be fully satisfied with seven pound be sids what we have already had for our part of sd estate: And I Benjamin Hinckley for myself and my wife Sarah will be fully satisfied with seven pound besids what we have Alredy had for our part of said estate: And I James Coleman for my selfe and my wife Patience will be fully satisfied with seven pound be sids what we have allredy had for our part of sd estate, And I Joseph Daves for my self and my wife Hannah will be fully satisfied with seven pound be sids what we have Alredy had for our part of sd estate: And do on ye consideration above sd for our selves our Respective heirs forever quit claim to any part of ye estate of the said Serjant James Cob And do fully and absolutly acquit and discharge ye Administratrix as to any part of sd estate Acknowledging that when we have Received as above sd we are well satisfied and content Concerning our part of ye foresd estate: In confirmation whereof we have hereunto set our hands and seals this 31th of January In ye year of our Lord one Thousand six hundred ninety and ffive six.

Signed sealed and delivered

In presence of Joseph Lothrop Edward Lewes.

This compliance was on ye account that ye widow their mother cob should have ye advantage that is

ye Remainder of there Just part of sd estate,

The within and above Named Caleb Williamson and Benjamin Hinckley and James Coleman and Joseph Daves did all personally appeare and acknowledged y° above written Instrument to be their act and Deed y° 31th of January 1695: 6 before Barnabas Lothrop Judg of Probats.

Caleb Williamson (Seal)
Benjamin Hinckley (Seal)
James Coleman (Seal)
Joseph Daves (Seal)

Barnstable, Mass. Probate, vol. 2, pp. 16 to 19 inclusive.

Be It Known by these presents that we Caleb Williamson Benjamin Hinckley James Coleman and Joseph Davis all of the Town and County of Barnestable have for ourselves and for our Respective wives Received of our brothers James Cobb Garshom Cobb and John Cobb to say each of us seven pounds which is in full satisfaction to us and our wives each of us as to any part of our honed ffather James Cobb late of Barnestable Deceaseds estate and do thereupon Quitt claime for ourselves each of us and for our Respective wives unto any part of sd estate of our sd ffather James Cobb both personal & Real as for an Instrument under our hands and seals bearing date the thirty first day of January 1695; may more att Large appear In Testimony whereof wee the sd Caleb Williamson Benjamin Hinckley James Coleman and Joseph Davis have hereunto sett our hands and seals the fourth day of July in the twelfth year of his Majues Reign Annoque Domini 1700

Signed sealed & acknowledged	Caleb Williamson	(Seale)
Before & in presence of	Joseph Davis	(Seale)
John Thacher	James Coleman	(Seale)
John Goreham	Benja Hinckley	(Seale)

Joseph Sturges
Joseph Blish

Barnestable ss Jona Sparrow one of her Majie Justices of the Peace for sd County saw Caleb Williamson Jos: Davis Jam Coleman and Benja: Hinckley sign seale and Deliver this above written Instrum as their act and Deed as Attest Jon Sparrow.

Be it known by these presents that whereas Sarjant James Cob Late of barnstable died intestate And in setleing sd desesseds estate there was ordered and apointed by the Judg of probate and granting adminestration for the county of barnstable that sd deseds dafters Elizabeth and marcy shoold have twenty and one pounds each of them for there part and por-

That we the sd Elizabeth and Joseph Cole her husband and the sd marcy and Richard Sparrow her husband have Reseved of our mother M^{re} Sarah Sparrow adminestratrix of the estate of our honered father James Cob full satisfaction for our Respective parts and Intrest in sd estate and do by these presents fully and absolutely for ourselves our wives Executors and Adminestrators quitt and discharge our sd Mother Relating to ye premises In Testimony whereof we the sd Joseph Cole and Elizabeth Cole his wife and the sd Richard Sparrow and Mercy his wife have hereunto sett our hands and seals the 28th day of September In the first year of her Maj^{thes} Annoque Domini 1702.

Signed sealed and In presence of	Joseph $\stackrel{\text{mark}}{C}$ Cole and seale	(seale)
Theophilus Mayo	Elizabeth $\overset{mark}{\overset{c}{C}}$ Cole and seal	e (seale)
Elissha Young	Richard Sparrow	(seale)
	Mercy Sparrow	(seale)

The above named Joseph Cole and Elizabeth his wife and Richard Sparrow and Mercy his wife appeared before me Jon^a Sparrow one of his Maj^{1,6a} Just of the pease on the day and year abovesd and acknowledged the above written to be their act and Deed as attest

Jon^a Sparrow

Just P:

Barnstable, Mass. Probate, vol. 2, pp. 155, 156.

Be it known by these presents that whereas Sergent James Cobb died Intestate and in settleing sd estate there was ordered and appointed by the Judge of Probates and adminestration for the County of Barnestable that sd Desedt Daughters that Martha and thankful should []enty and one pounds each of them for their part and portion of the sd estate as sd [] appeare Now Know that wee the sd Martha

Cob and Thankfull and [] her husband have Received of our Mother Mrs Sarah Sparrow Adminesld Estate of our honed father James Cob full sattisfaction lrest in sd Estate and do by these for our Represents fully and absolutely for our [] Executors and Administrators acquitt and discharge our sd mother [le premises In Testimony whereof wee the sd Martha Paine the husband of sd Thankfull Cob Thankful have hereunto sett to our [the 21 day of february 1705/6 In the fourth year of her Majues [Martha Cob (seale) Tho: Paine Jun' (seale) Thankful Paine (seale)

Barnestable ss The abovesd Martha Cob & Thankful Paine and Thomas Paine appered before the subscriber hereunto on the day and yeare above written and acknowledged the above written to be their act and deed as Attest Jon Sparrow

Just. Peace.

July the 3^d 1706 then Received this Instrument to be Recorded and is accordingly Entered and Compared.

p me Wm Bassett. Regre

Barnstable, Mass. Probate, vol. 3, p. 28.

CHILDREN OF JAMES AND SARAH (LEWES) COBB.

I.	MARY,	b. Nov.	26, 1664; m. May	3, 1687, Caleb Williamson.
II.	Sarah,	" Jan.	26, 1666; m. Dec.	27, 1686, Benjamin
III.	Patience,	" Jan.	12, 1668; m.	Hinckley. James Cole-
IV.	Hannah,	" Mar.		man. 1695, Joseph Davis.
V.	James,	" July	8, 1673; m. Sept.	18, 1695, Elizabeth Hallett.

JAMES COBB.

VI.	GERSHOM,	" last of	Aug. 1675; m. Feb.	. 24, 1702, Hannah Davis.
VII.	John,	" Dec.	20, 1677; m. Dec.	25, 1707, Hannah Lothrop.
VIII.	ELIZABETH,	" Oct.	6, 1680; m.	Joseph Cole.
IX.	MARTHA,	" Feb.	6, 1682; unm. Fe	eb. 21, 1705–6.
X.	MERCY,	" Apr.	9, 1685; m.	Richard
	•	-		Sparrow.
XI.	THANKFUL,	" June	10, 1687; m.	Thomas
			•	Paine, Jr.

. · • •

		1
,		

Year of Birth.												F	age
	Allen, Samuel			•							•	•	14
	Andrus, John												14
	Anniball, Anthony .											38,	39
	Arnold, Samuel												8
	Atkins, Nathaniel												14
	•												
	Bacon, Nathaniel												41
1726	Barnard, Ebenezer								21	, 22,	29,	32,	33
1722	" Rebecca Dodd											21,	28
	" Samuel											27,	28
1717	" "											21,	28
1695	" Sarah (Willian	nso	n)								20,	21,	28
1715	" Church										•		28
1720	" Timothy				.`						۰		28
	Barnet, Rebecca												21
	Bassett, Jonathan												16
	" William												54
	Bates, Benjamin												15
	Belcher, J												16
	Benton, Ebenezer										32.	34.	35
	Blish, Joseph											. ′	52
	Bootson, William												15
	Buckingham, Joseph .											3 2.	33
	Burg, Joseph											. '	14
	Butler, John											22,	29
	" " Jun											22,	
	" Mary											,	22
	" Rachel Williams											28,	
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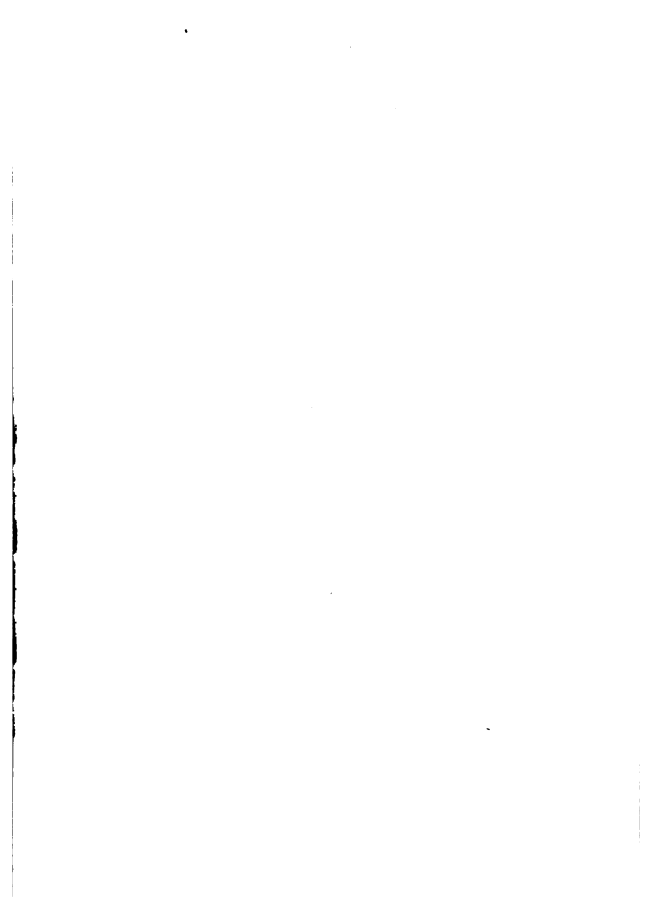
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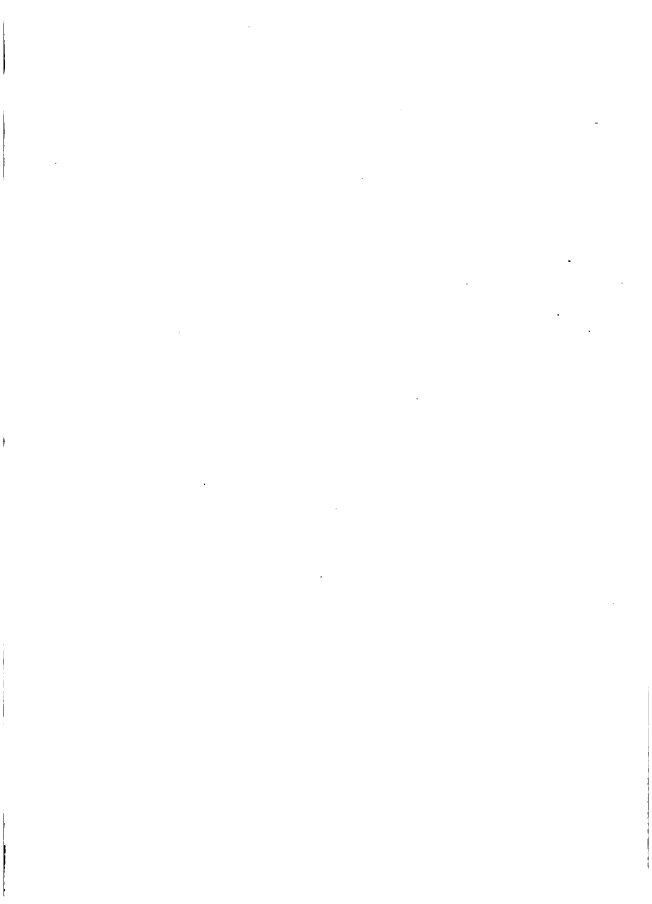
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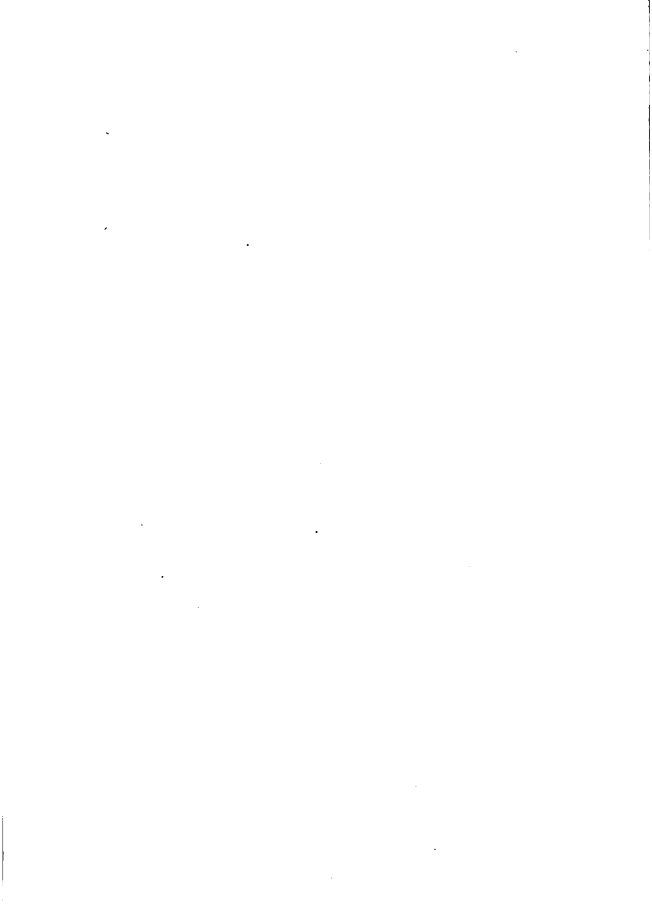
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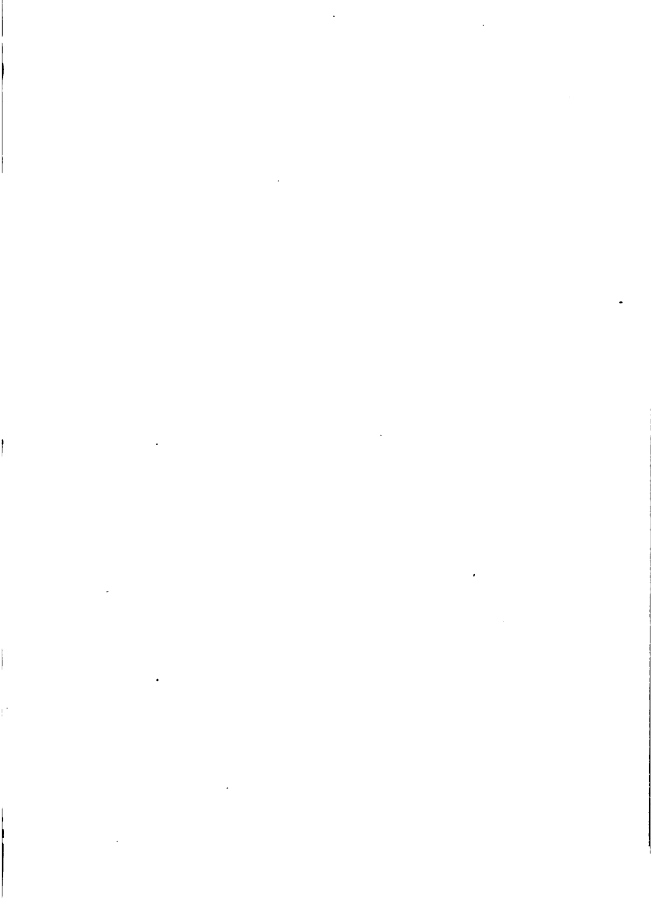
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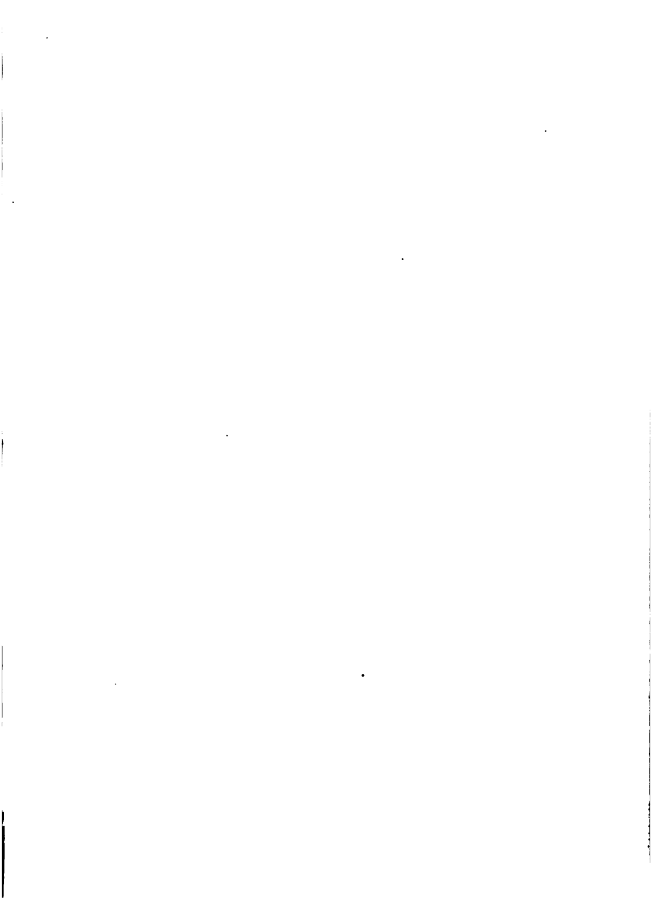


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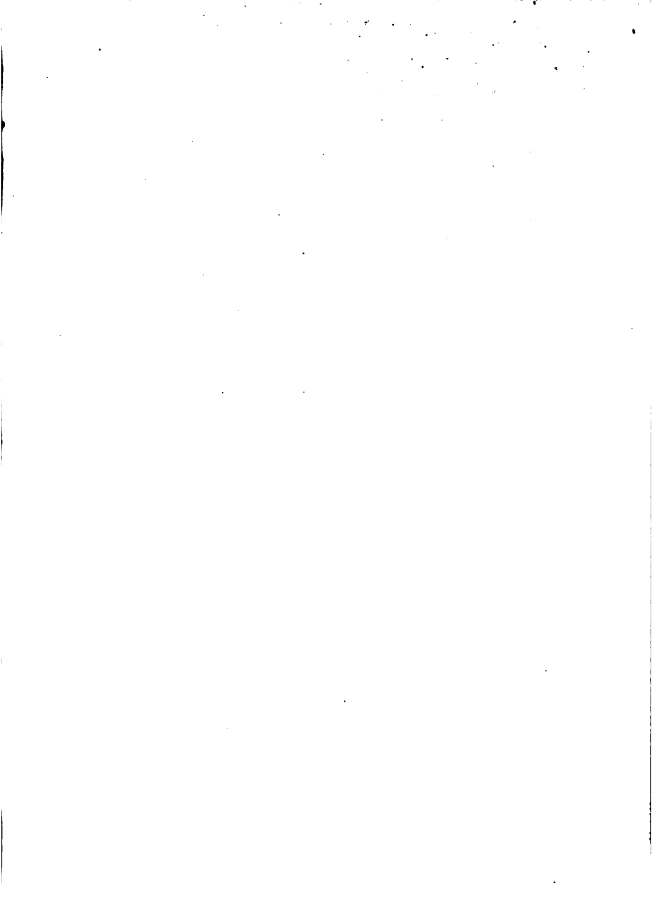


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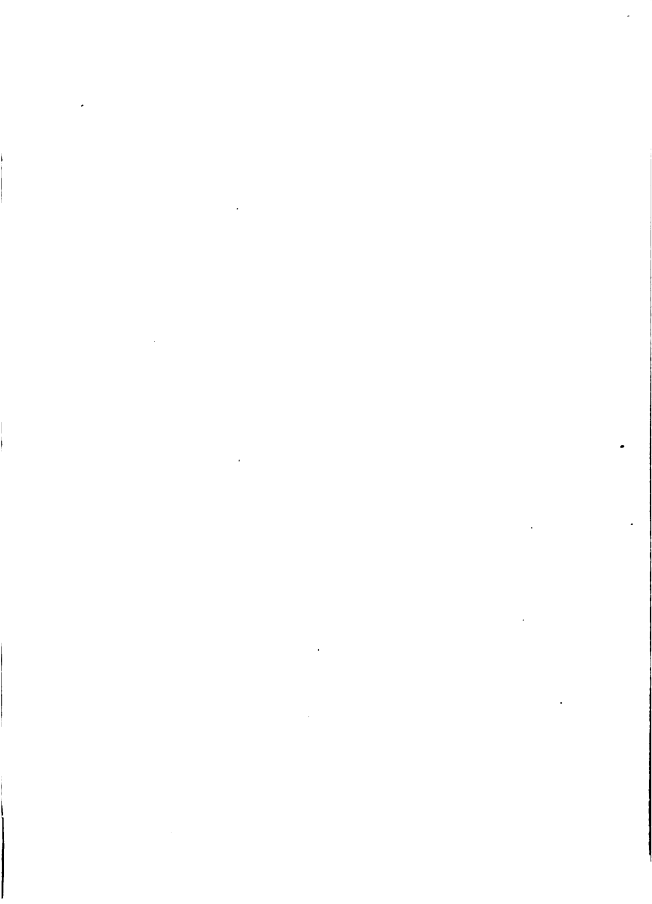


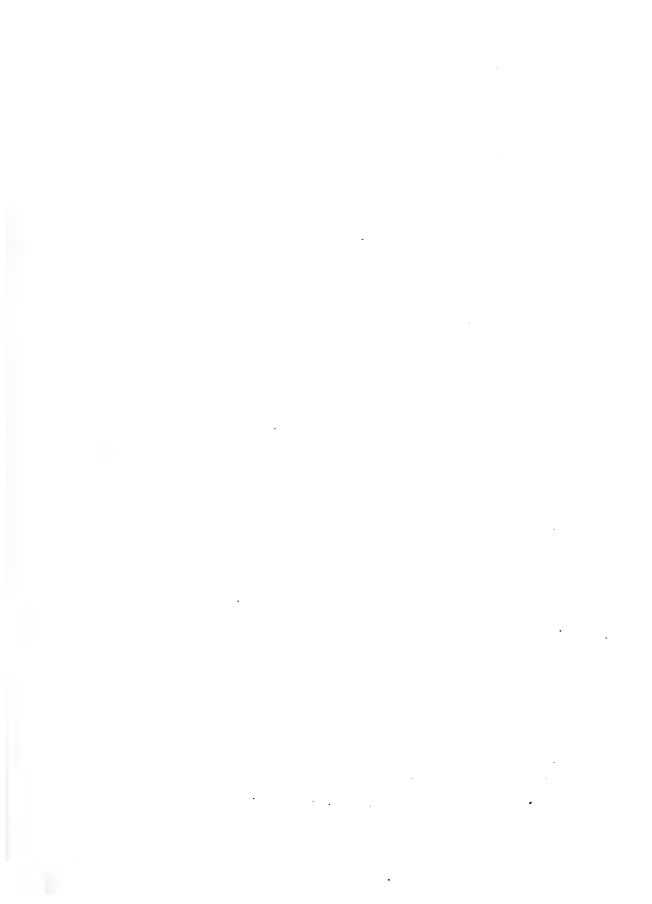


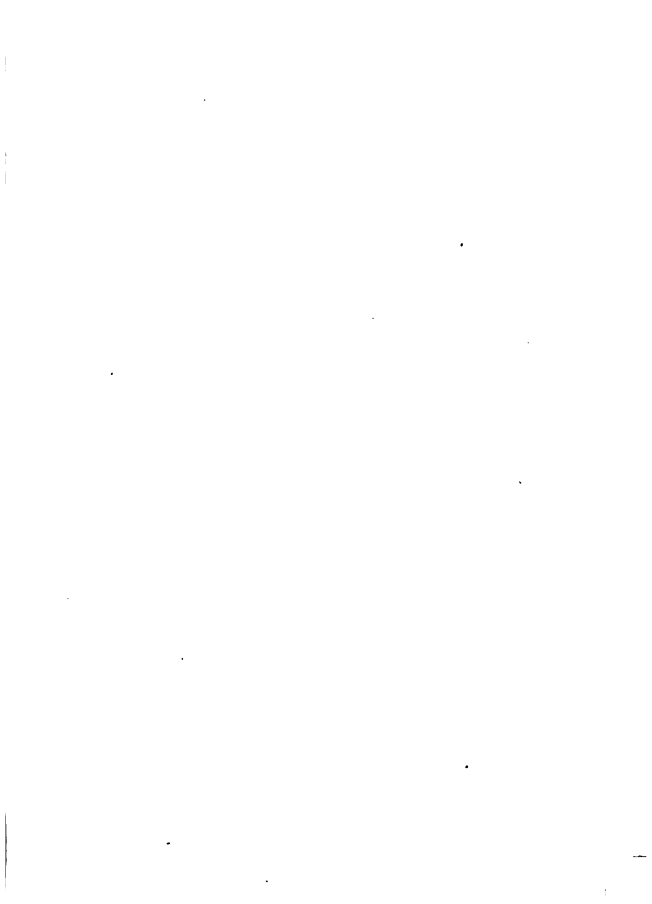
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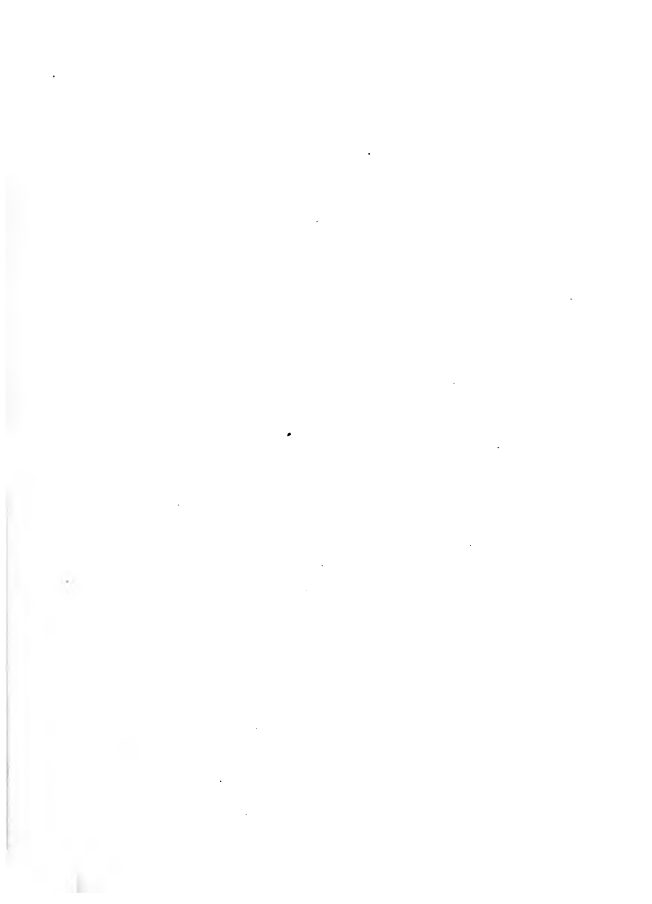


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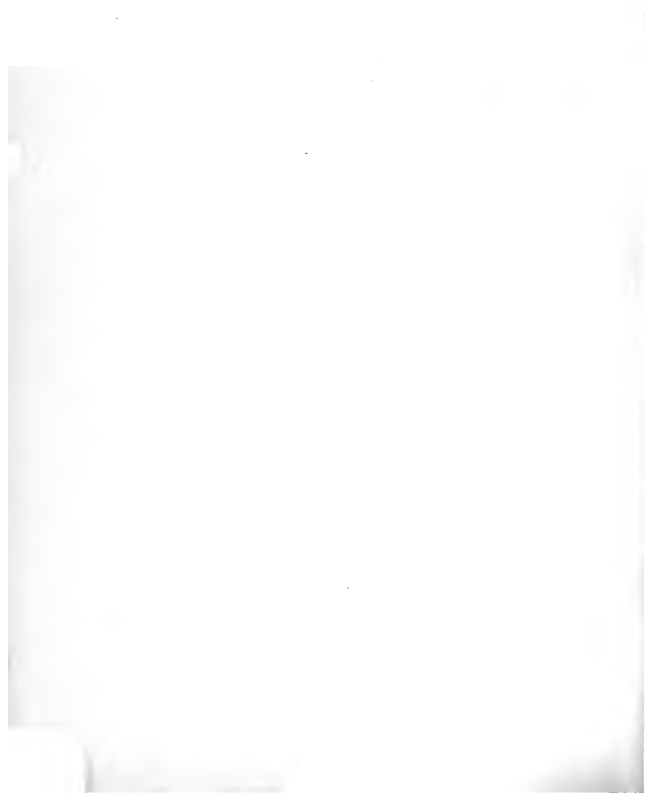




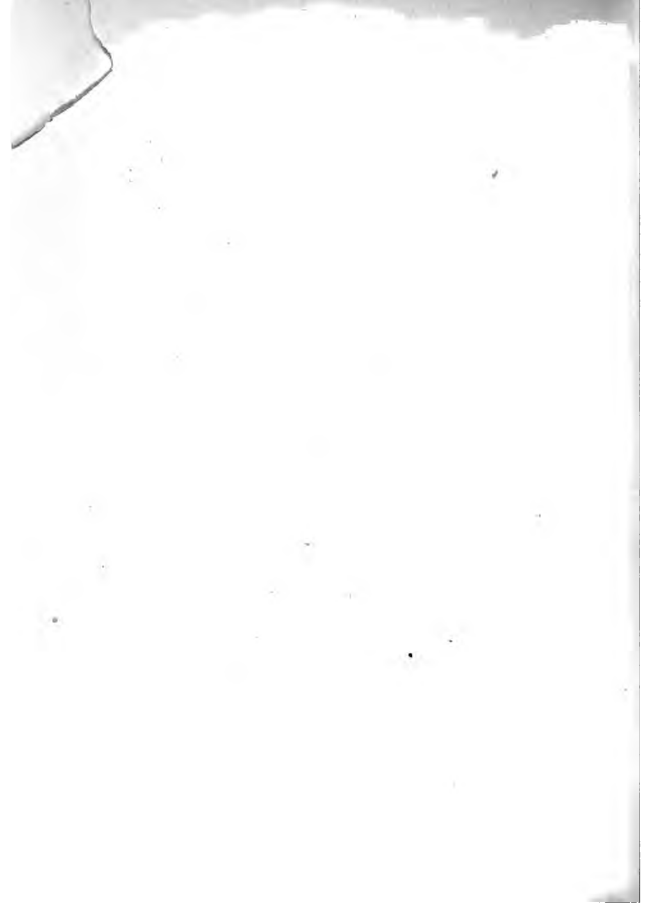




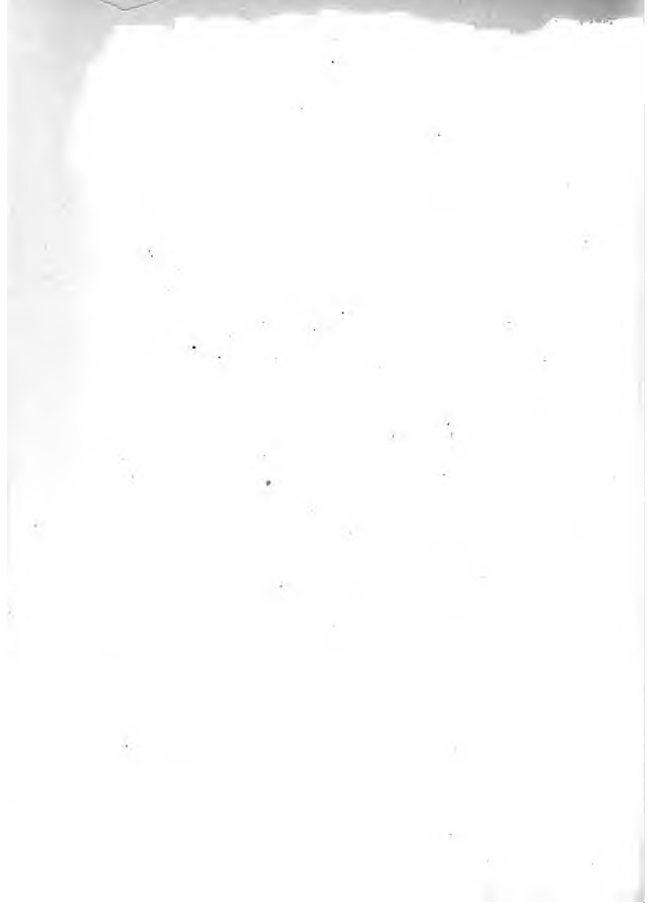




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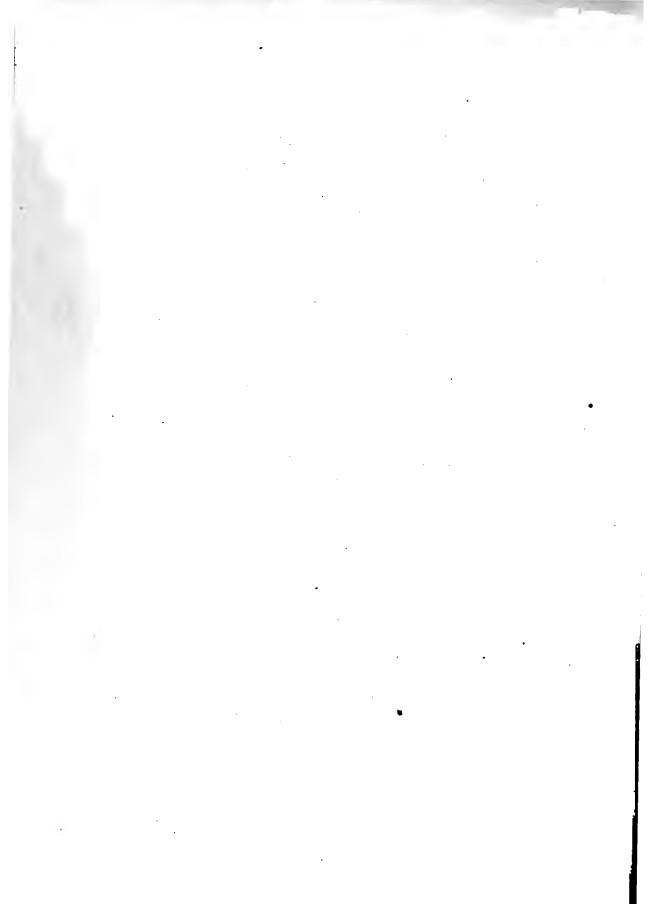
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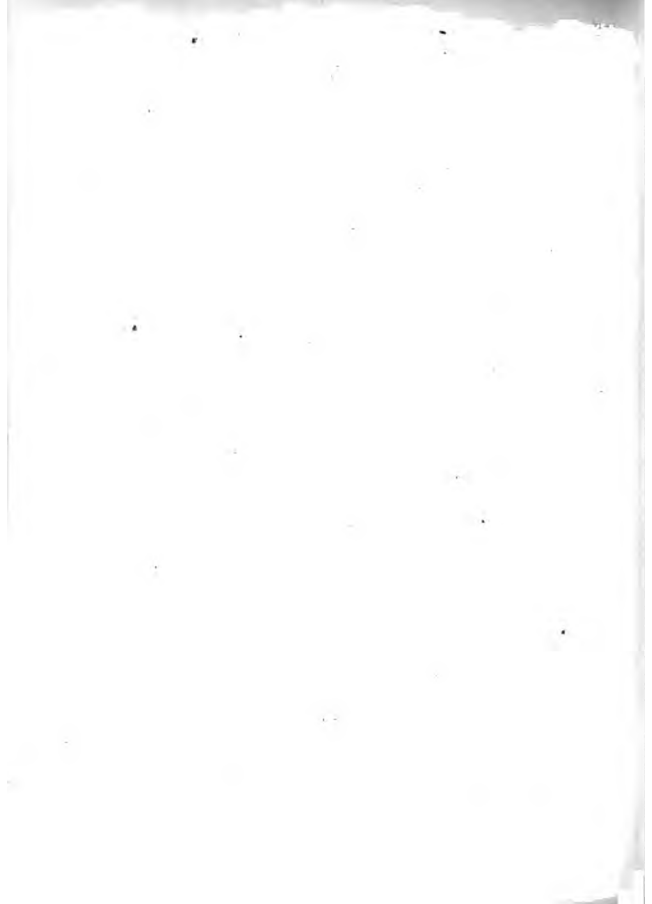
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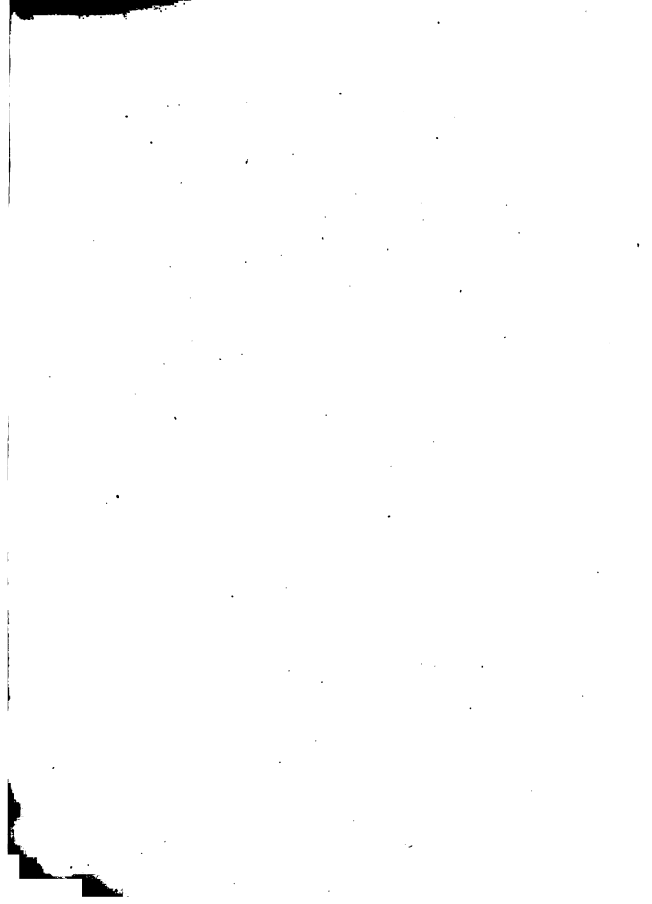
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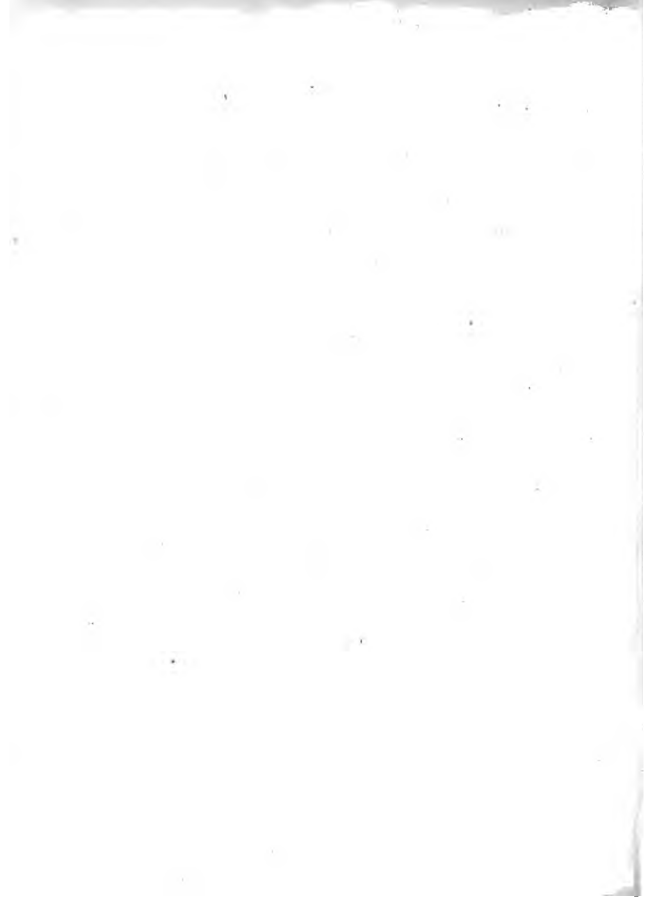
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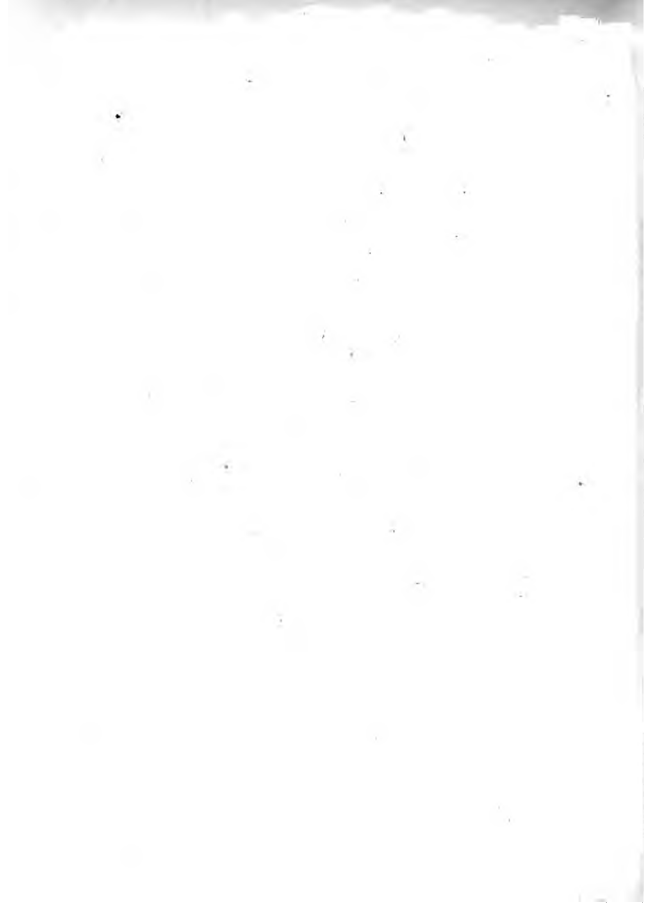


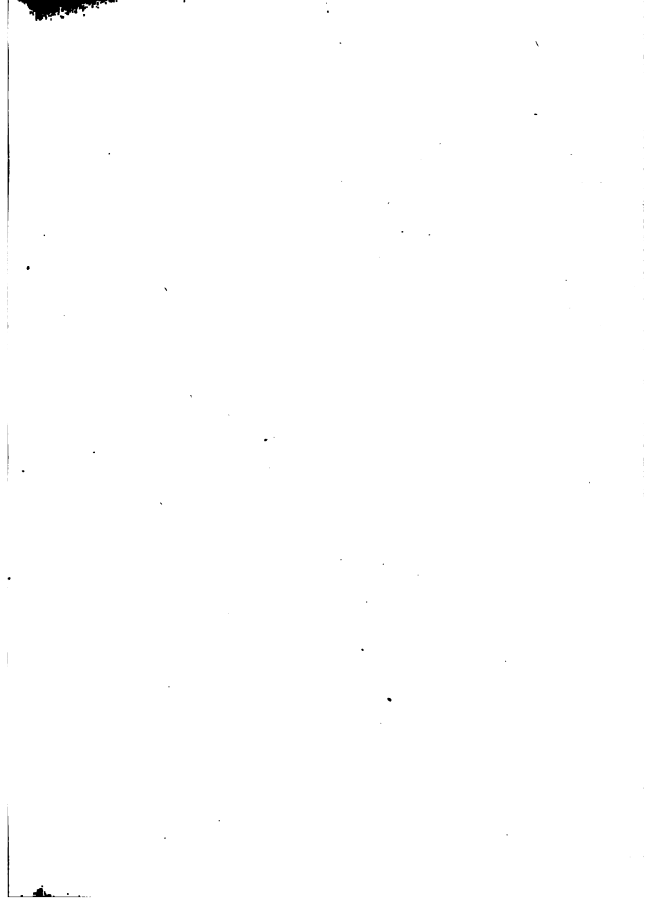


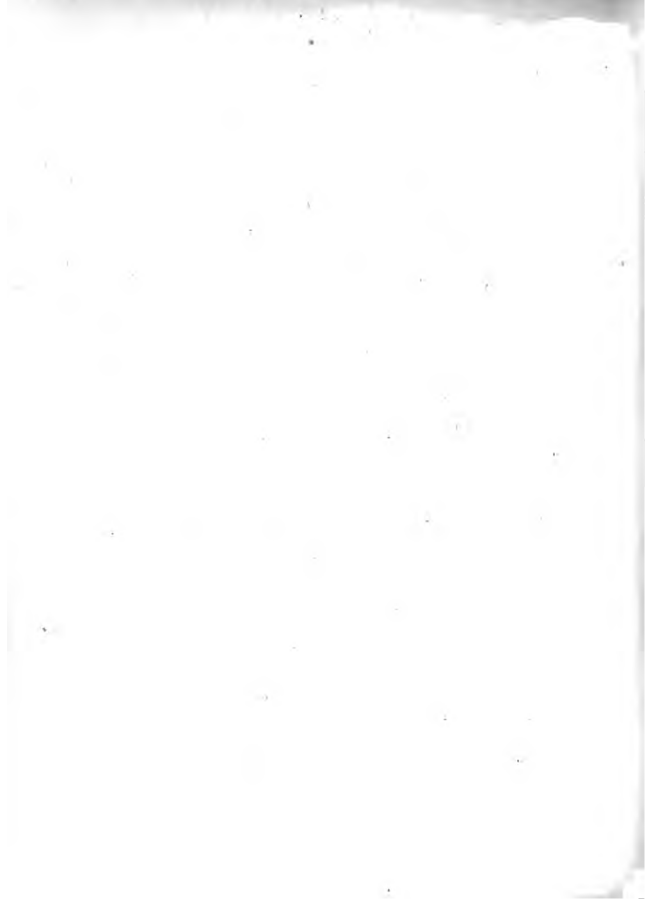


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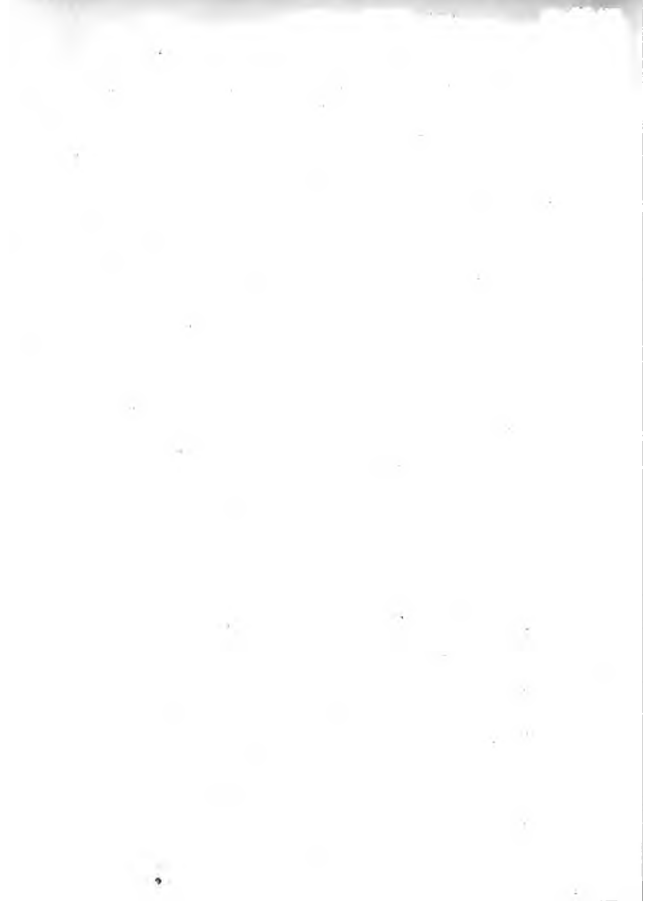


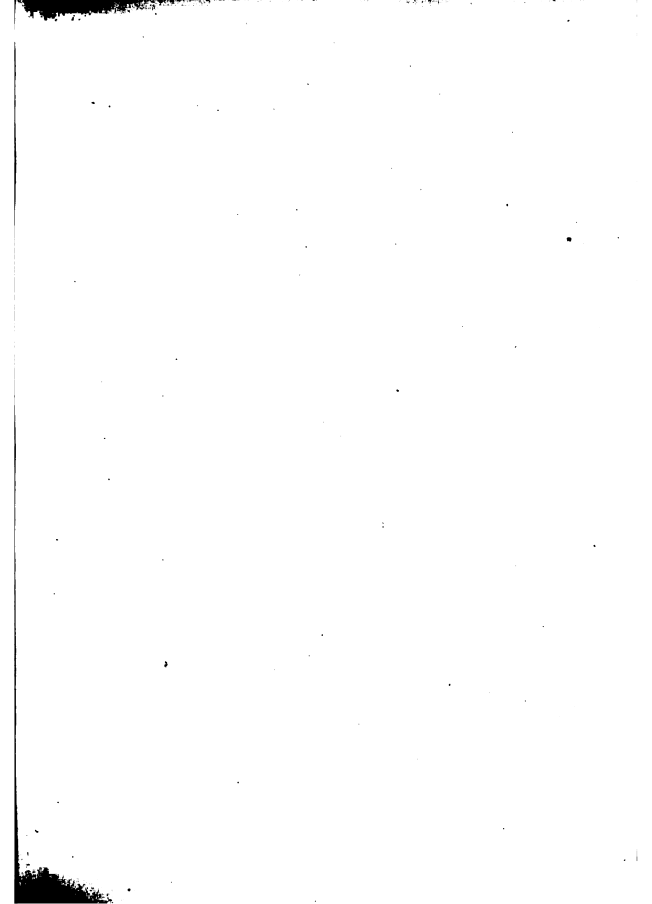


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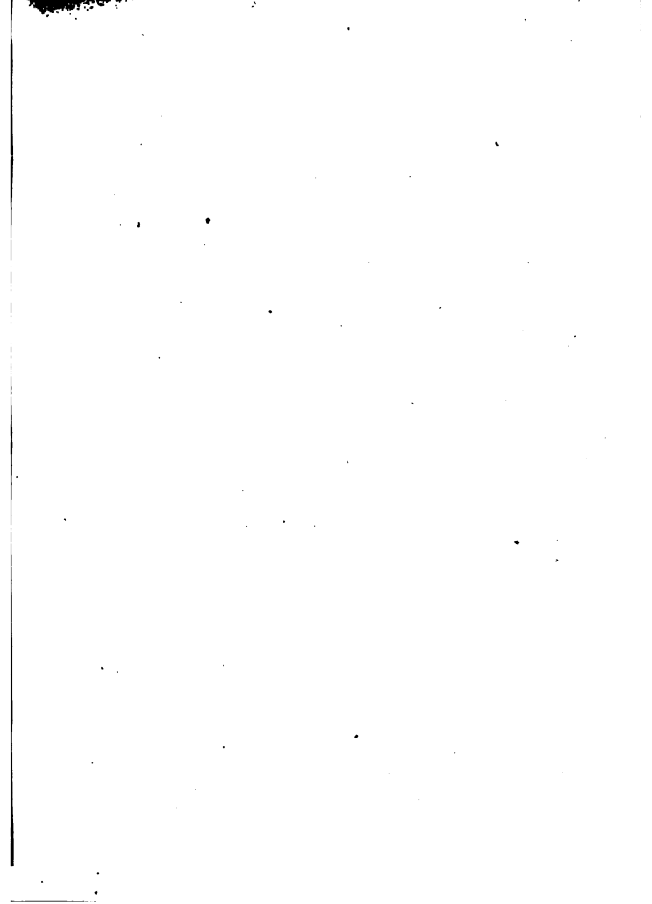
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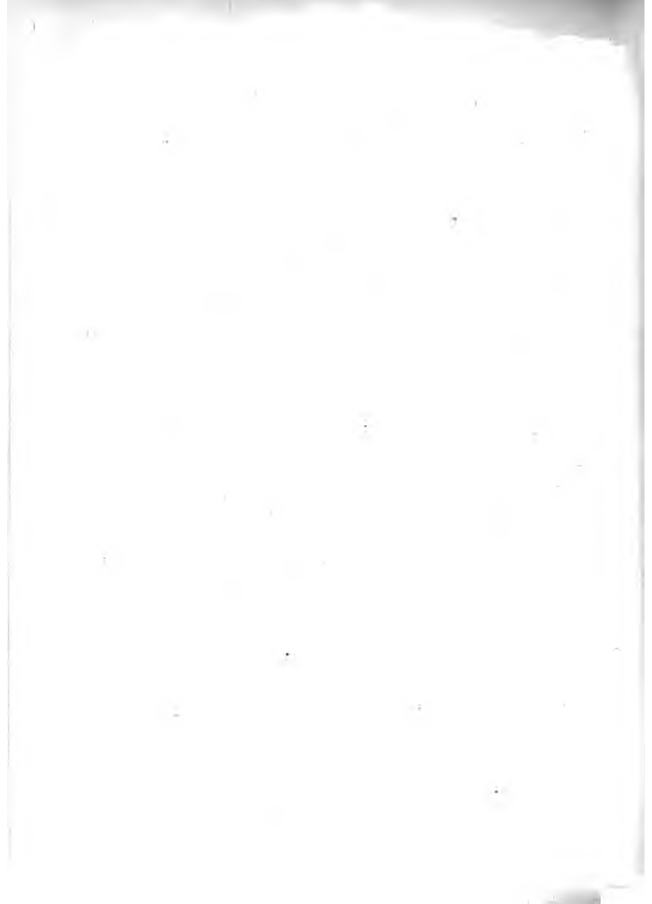
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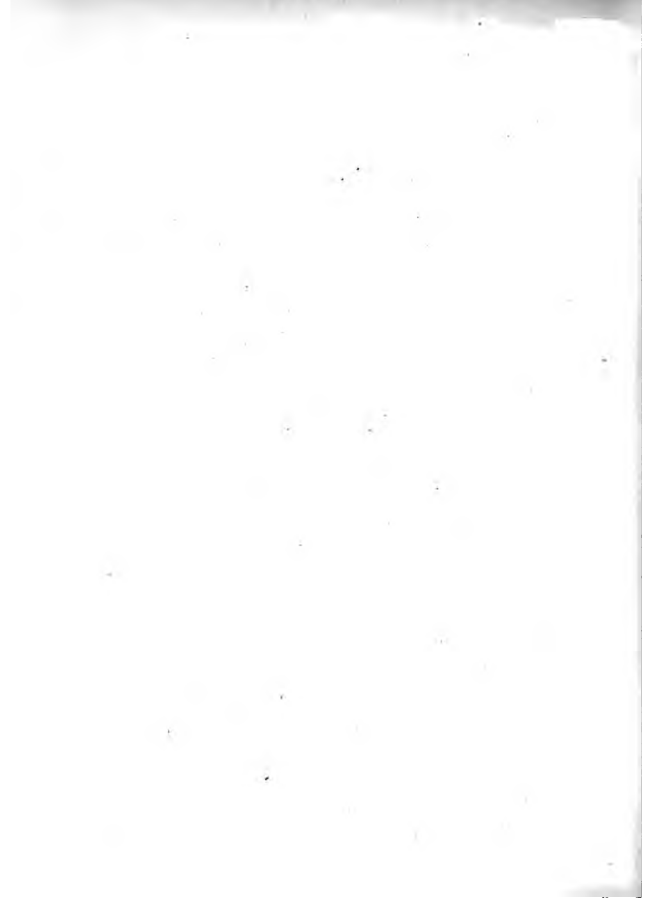


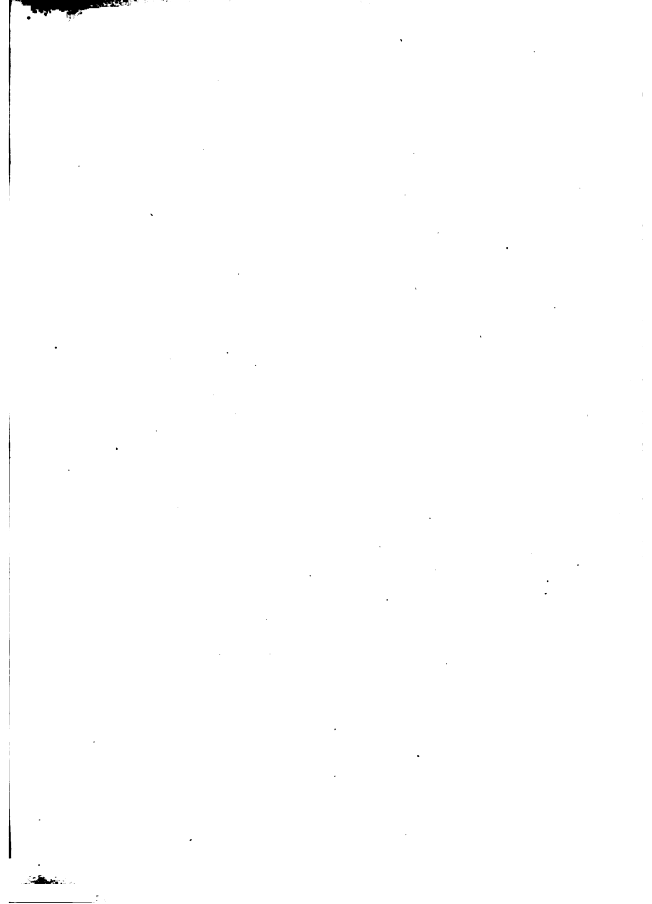


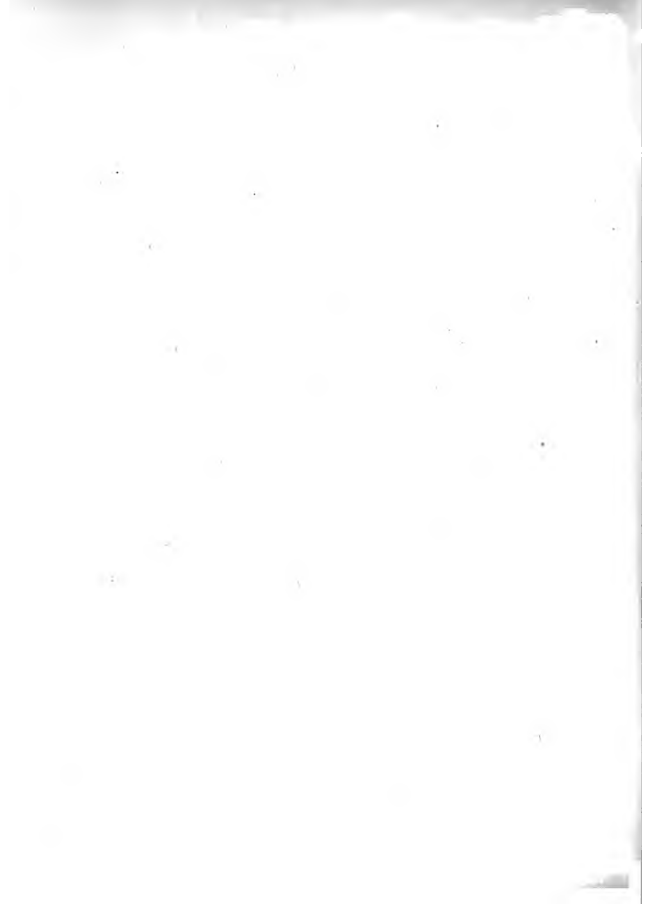




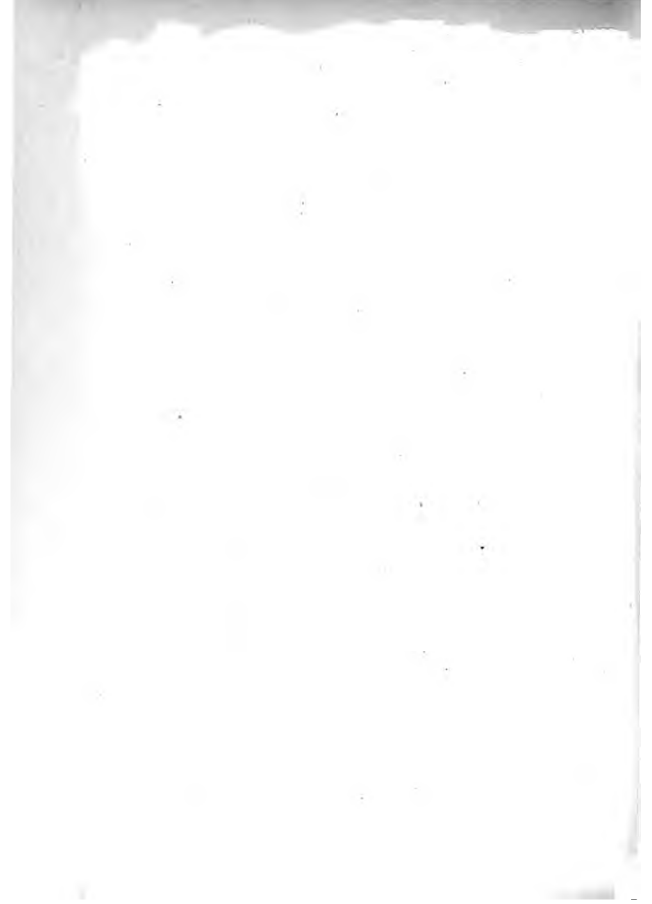
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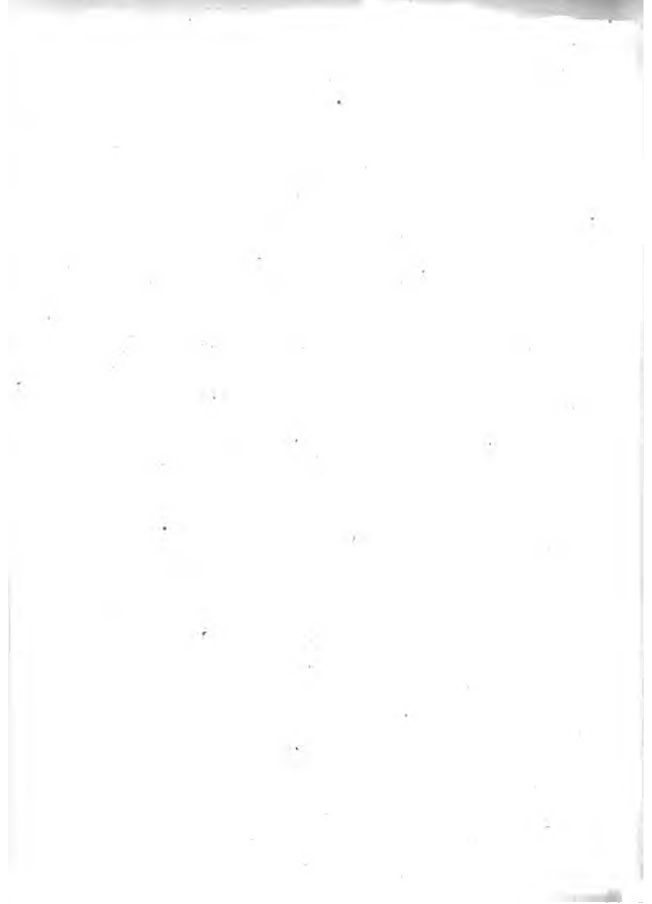




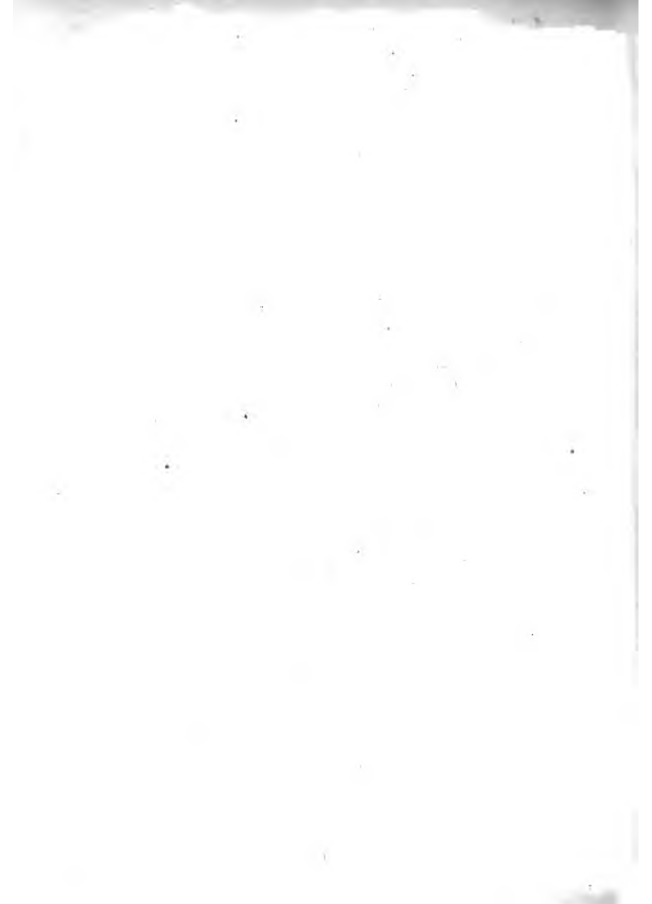
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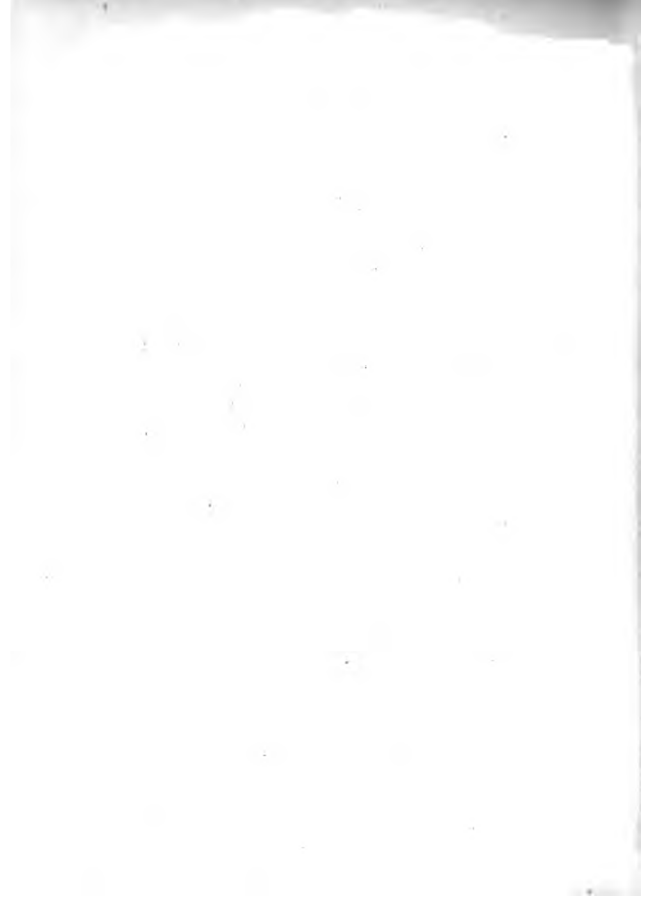
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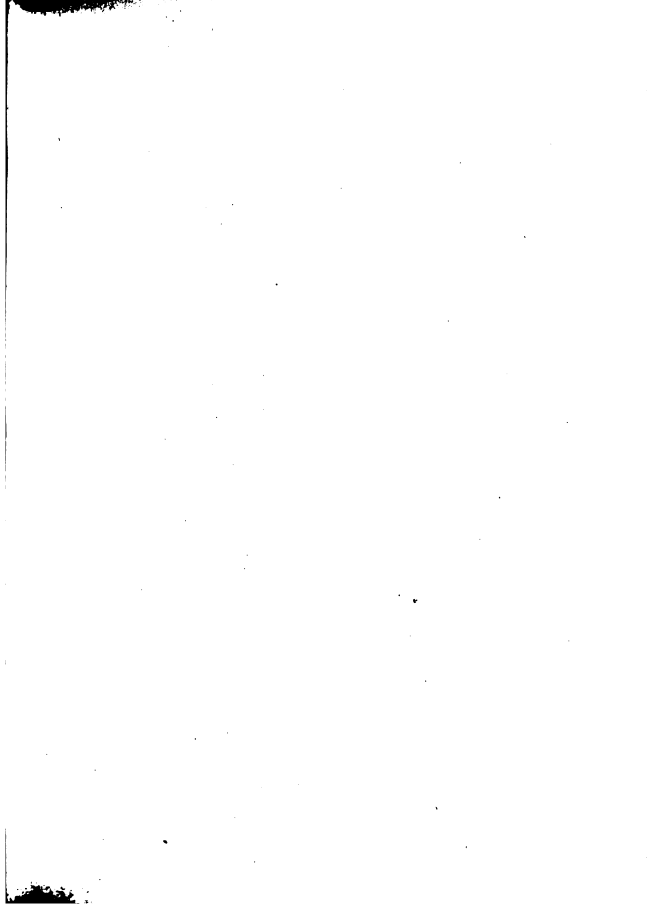


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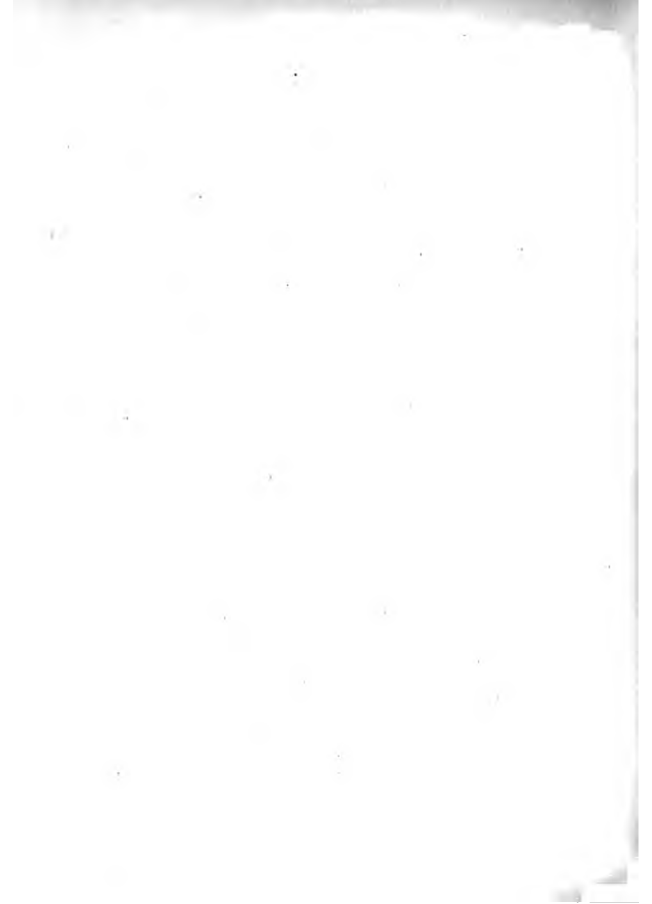
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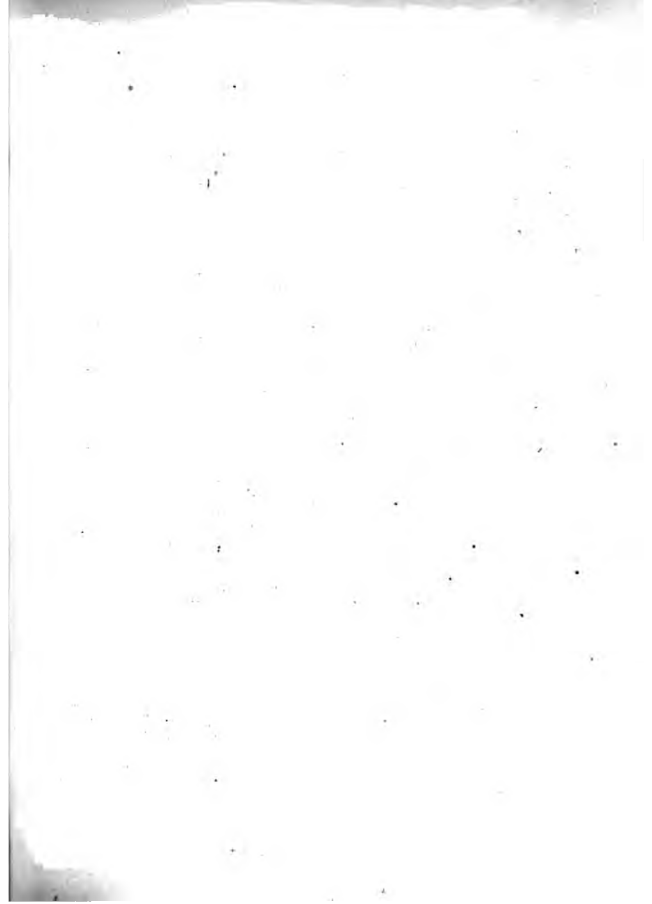


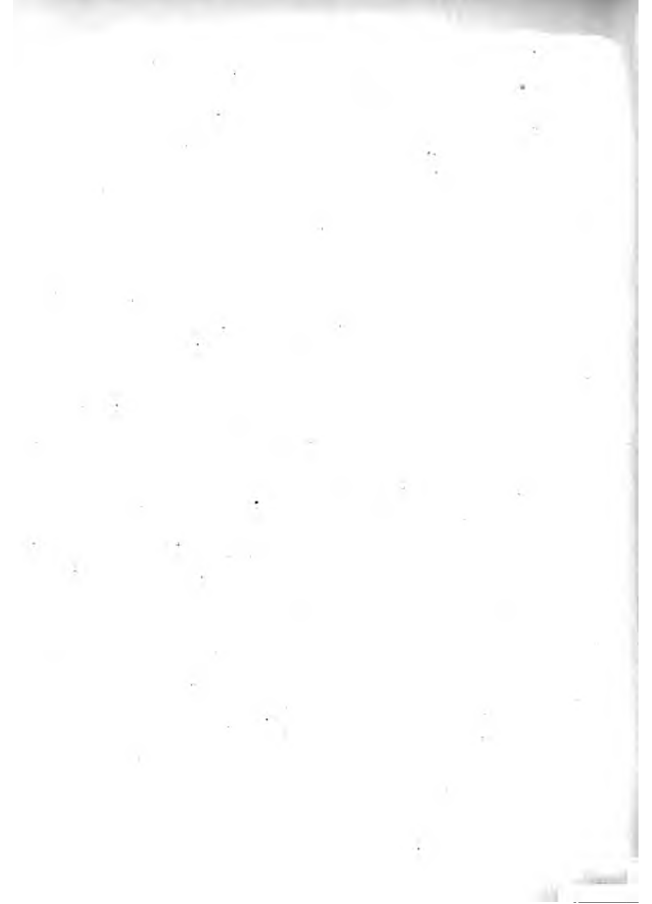


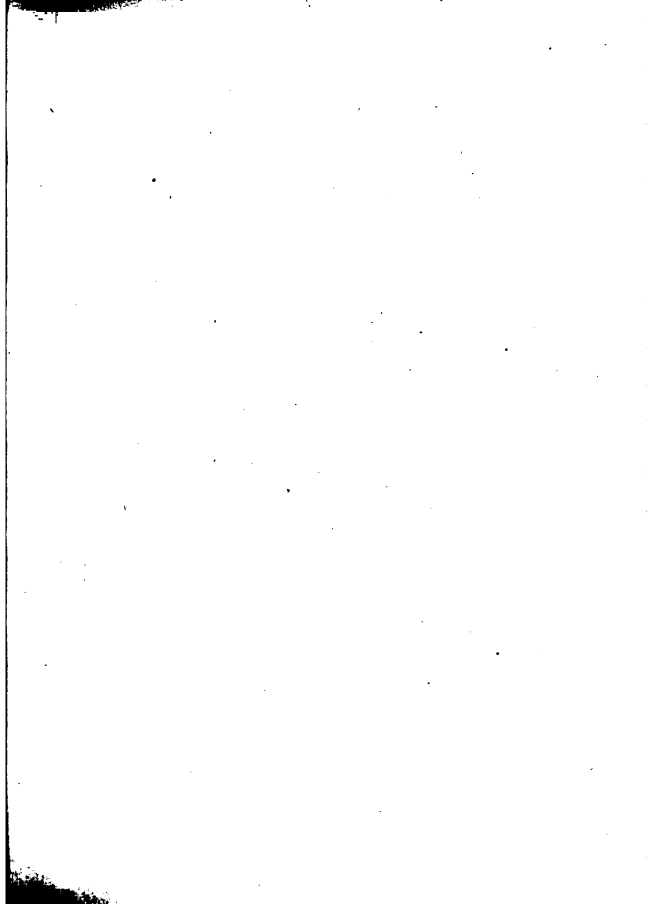
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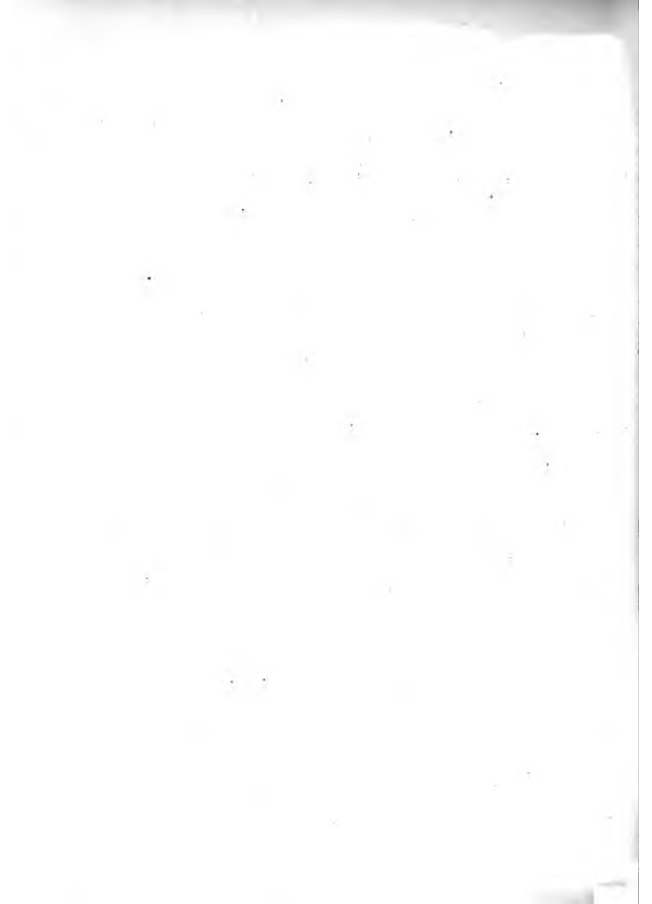
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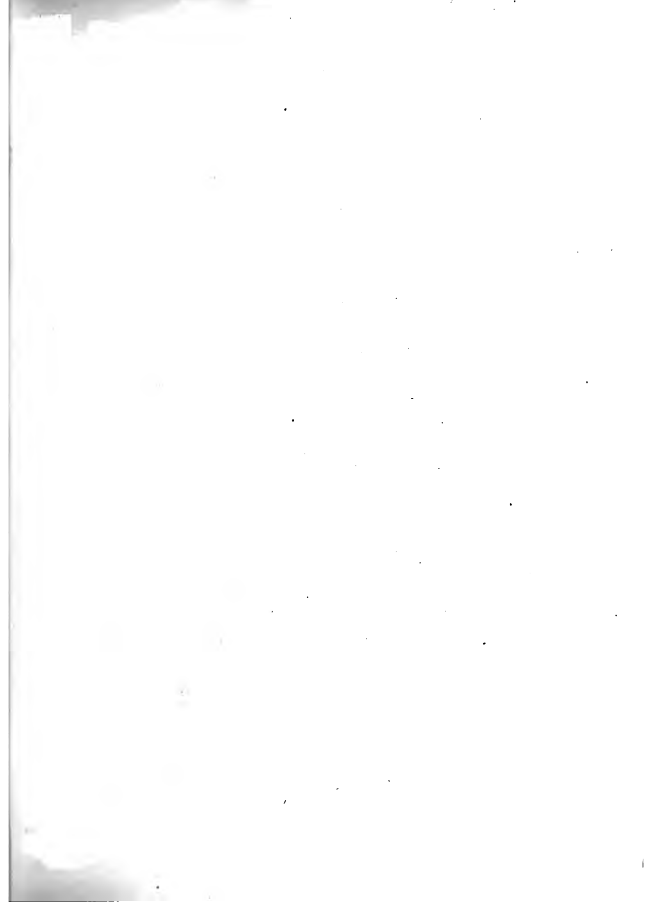


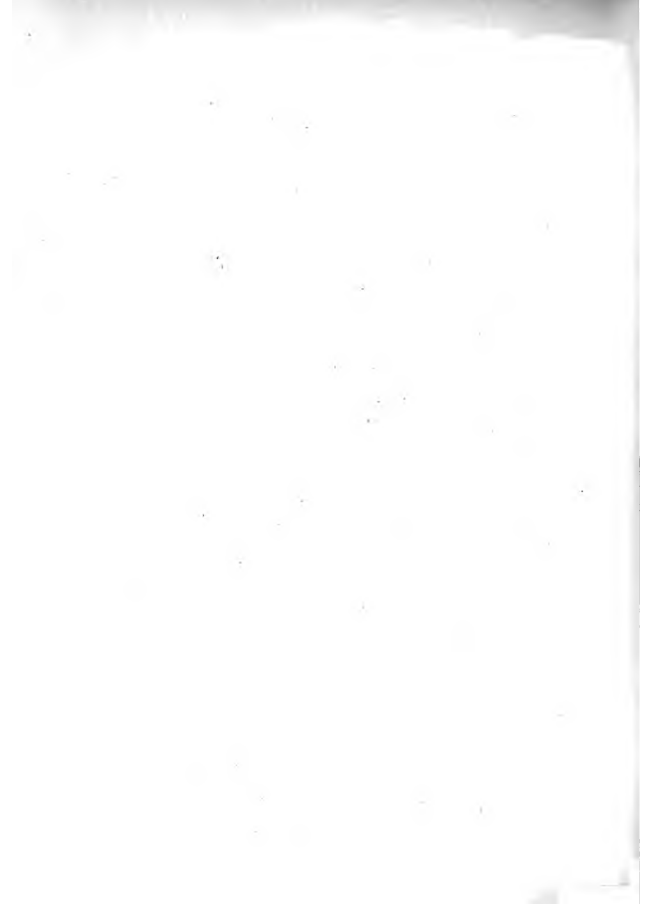




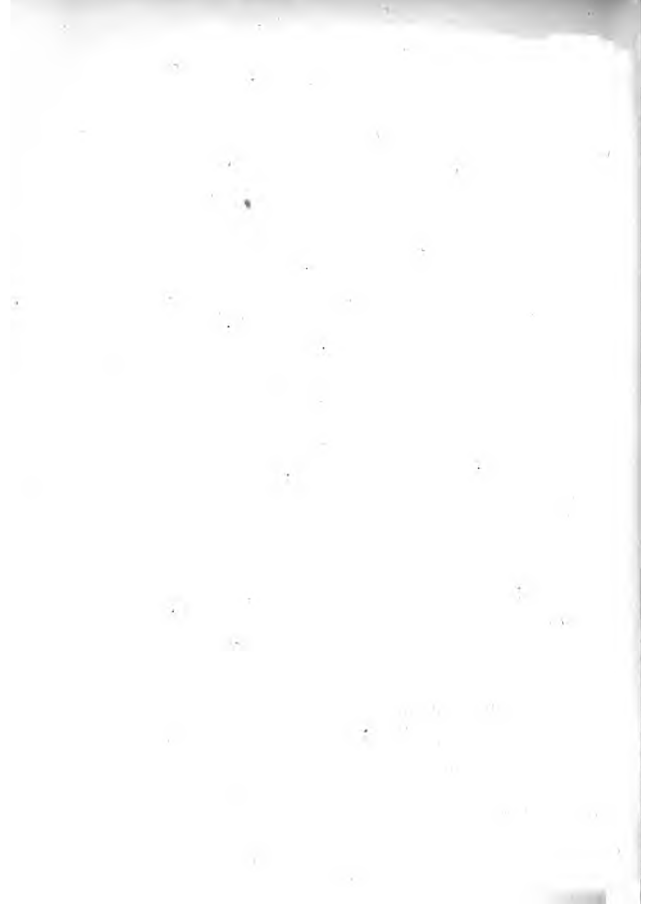


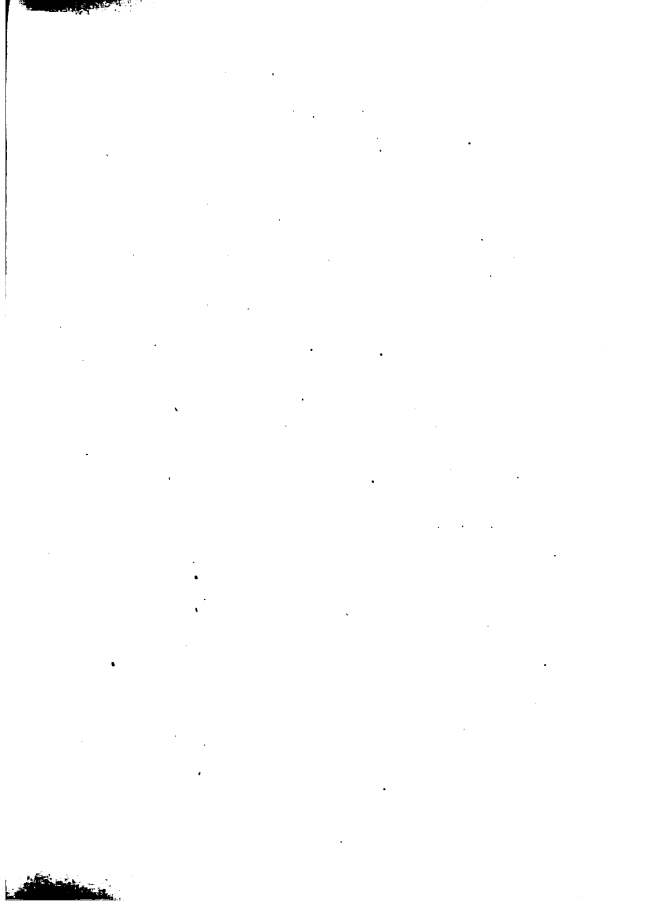


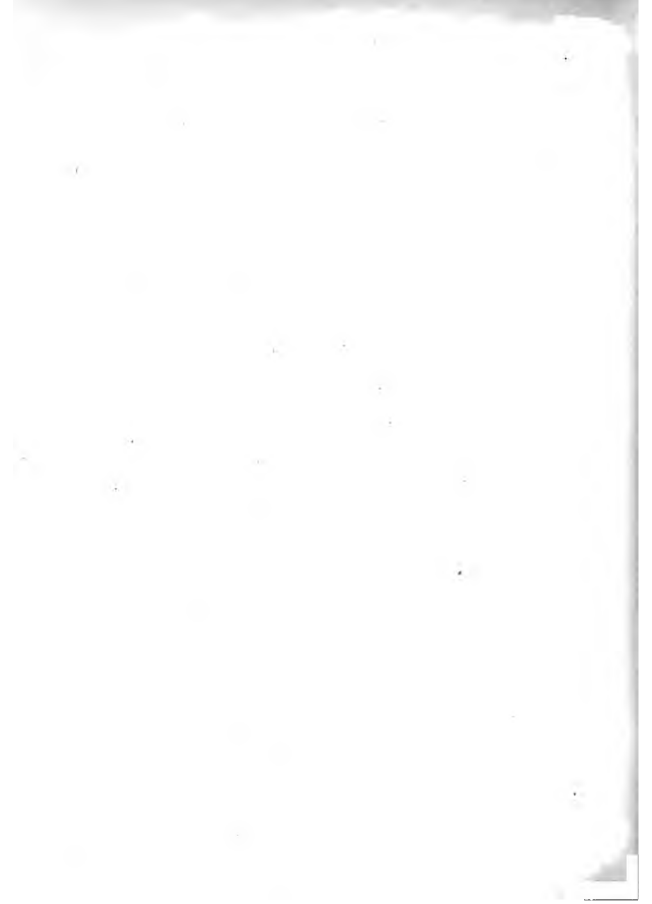




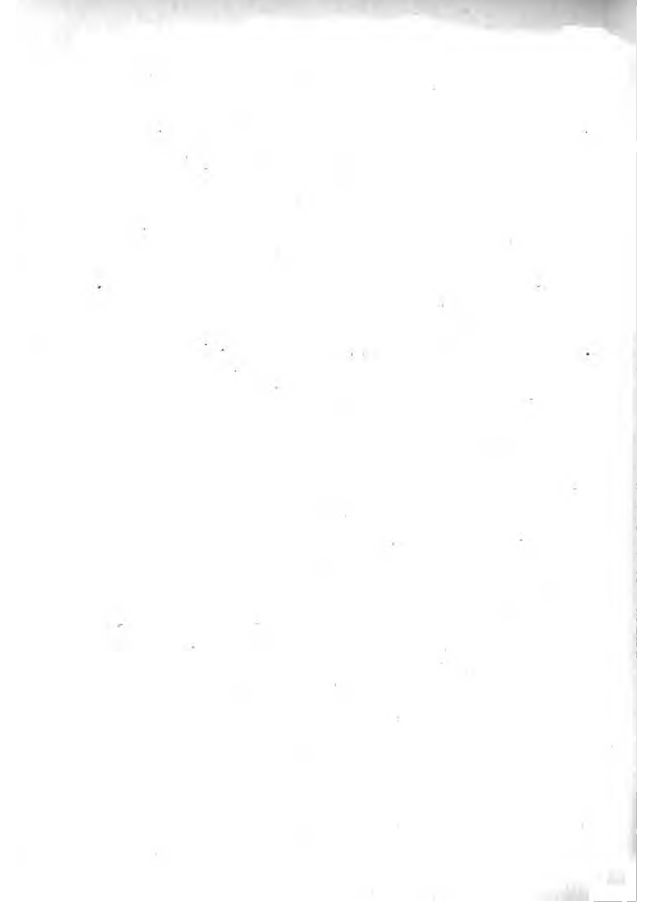
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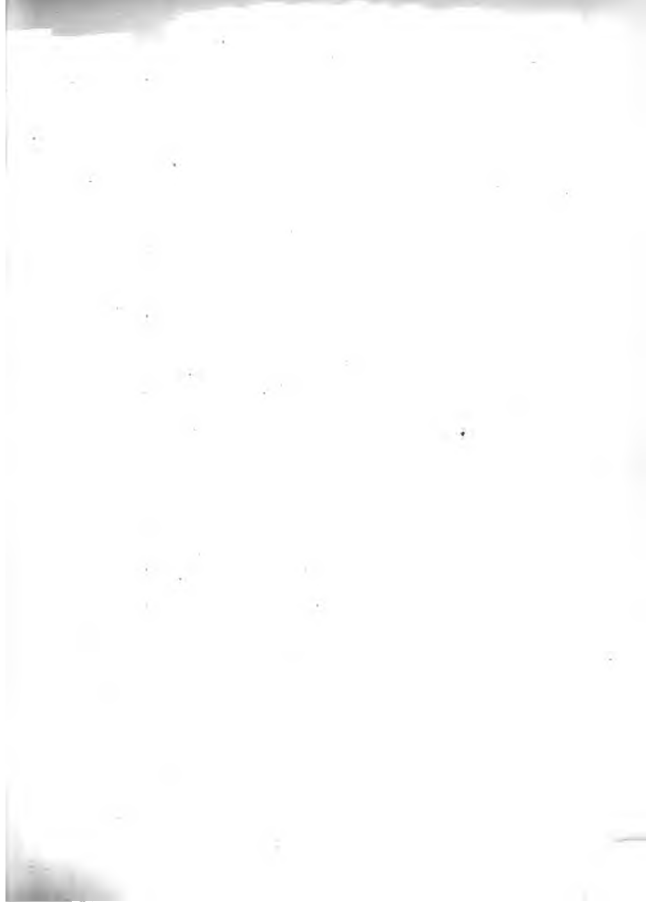


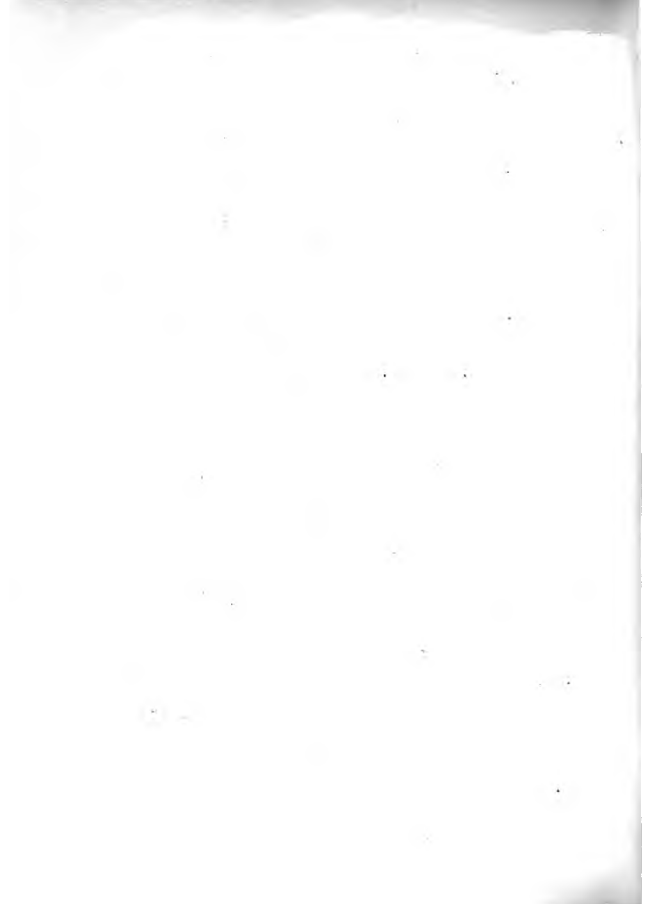




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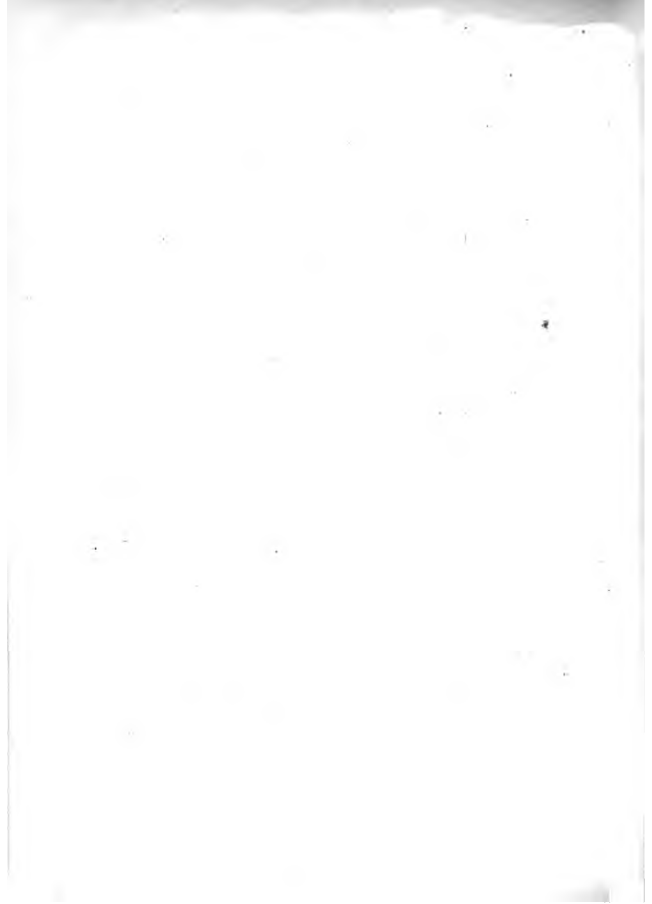




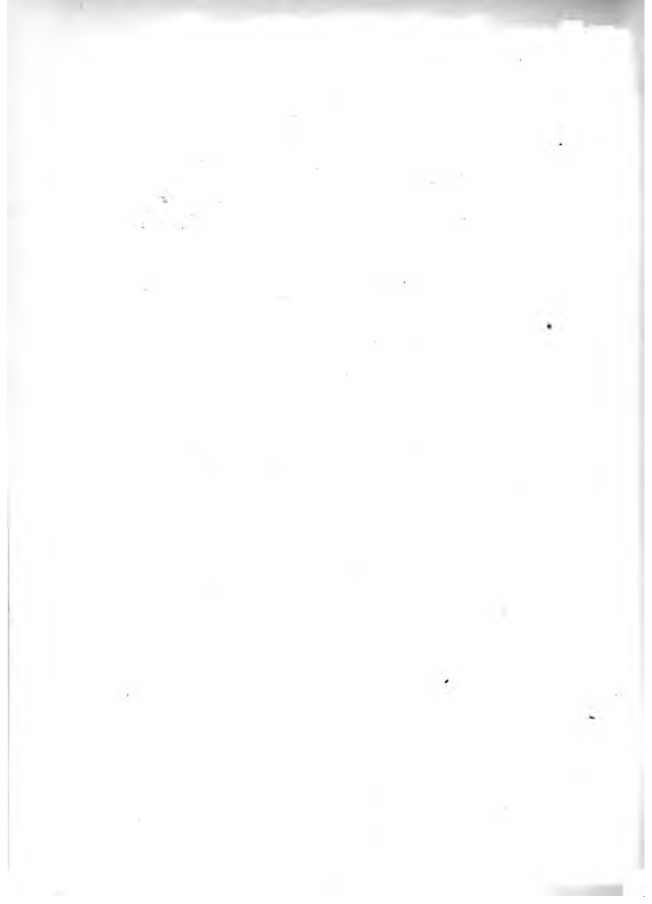
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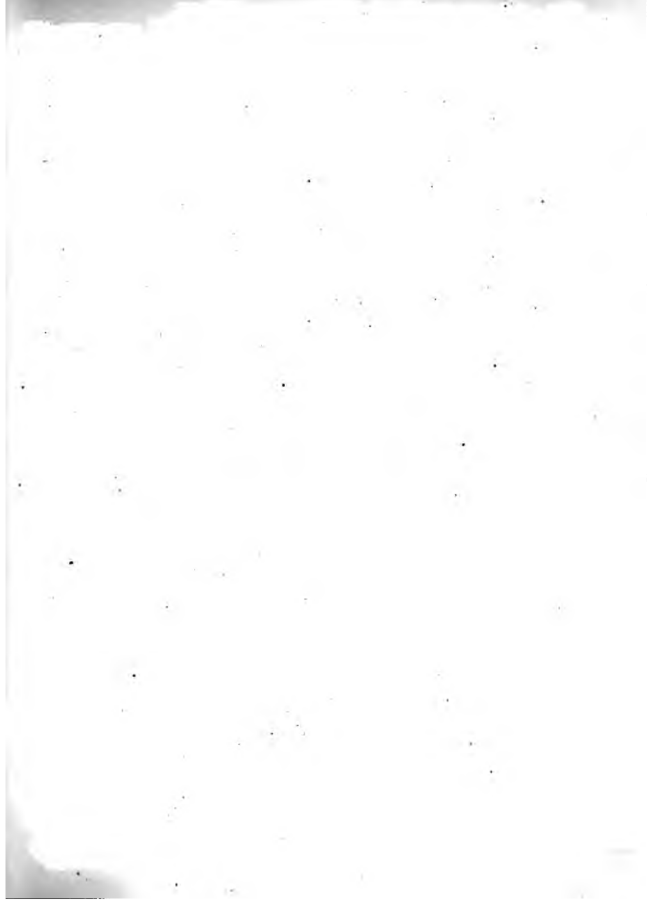


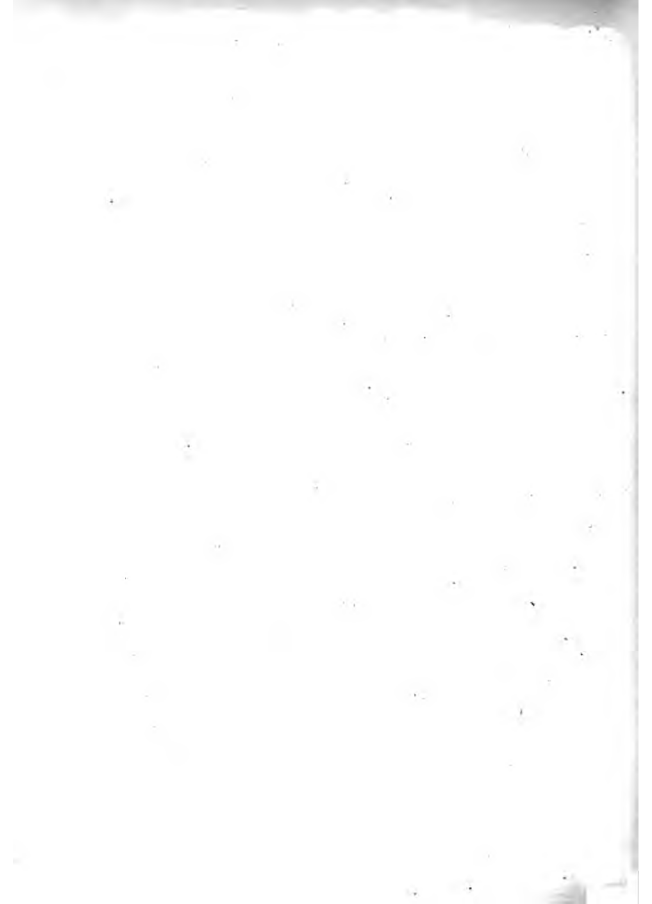
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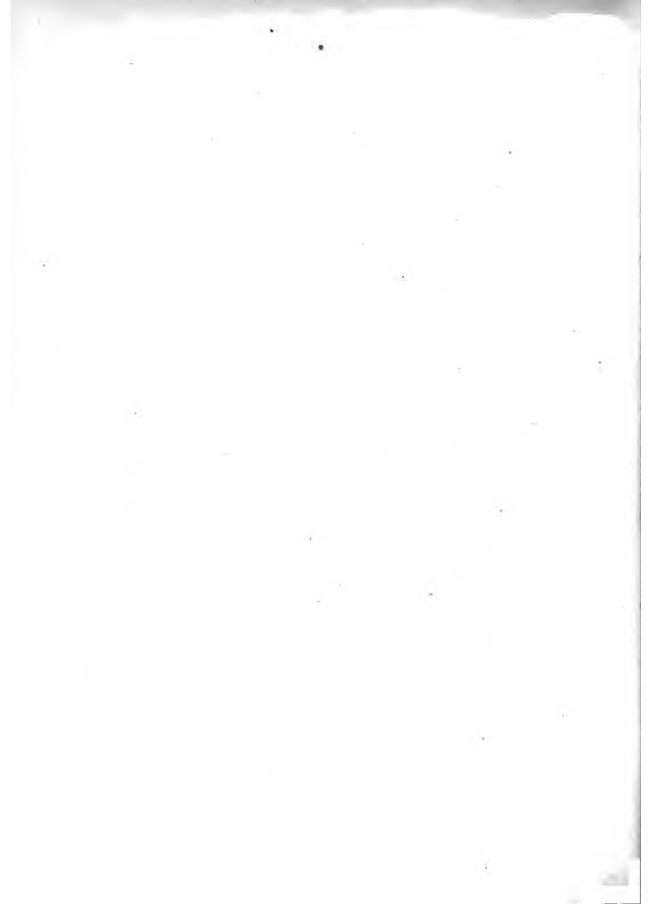
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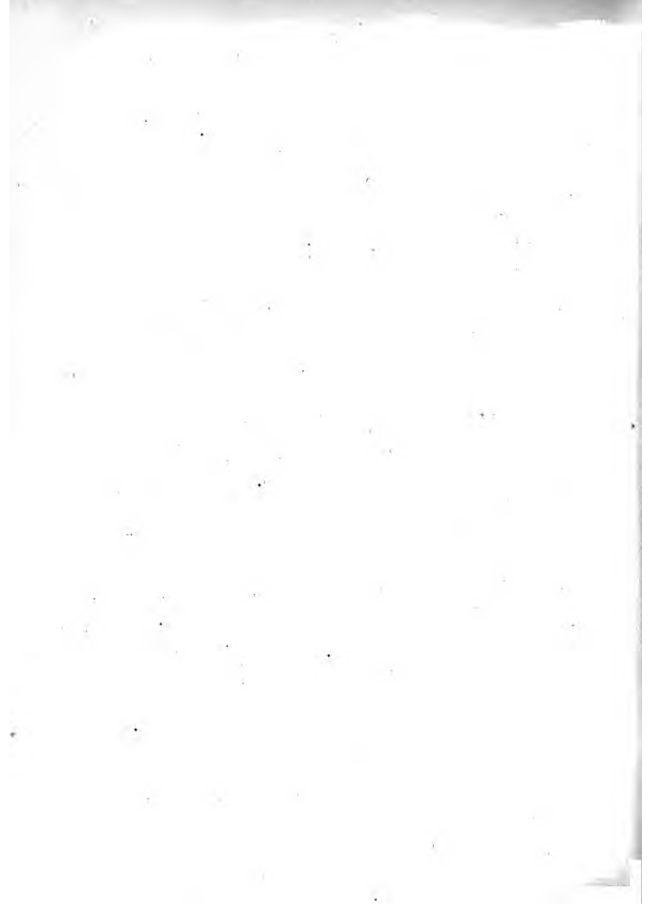


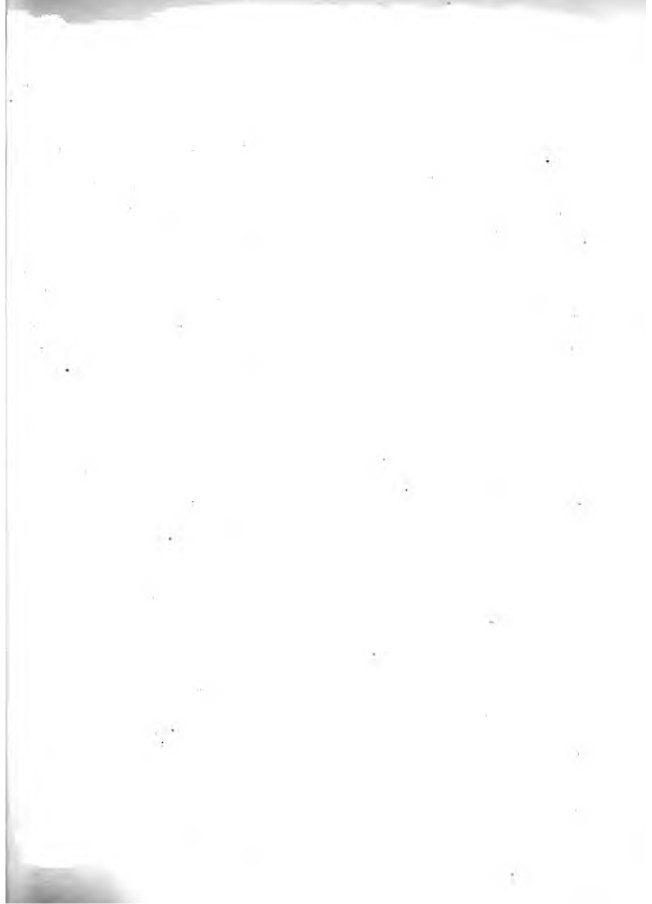


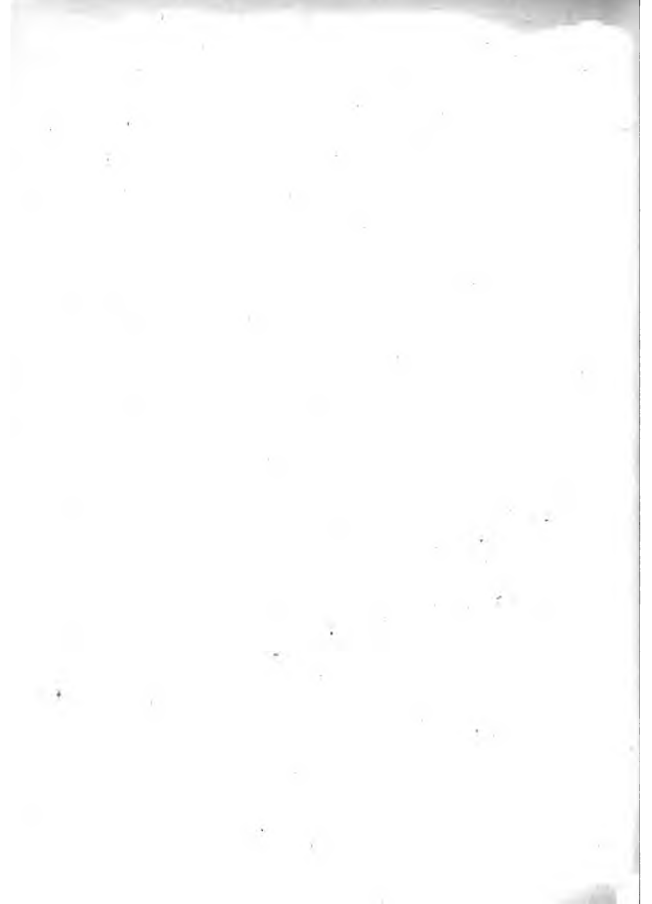
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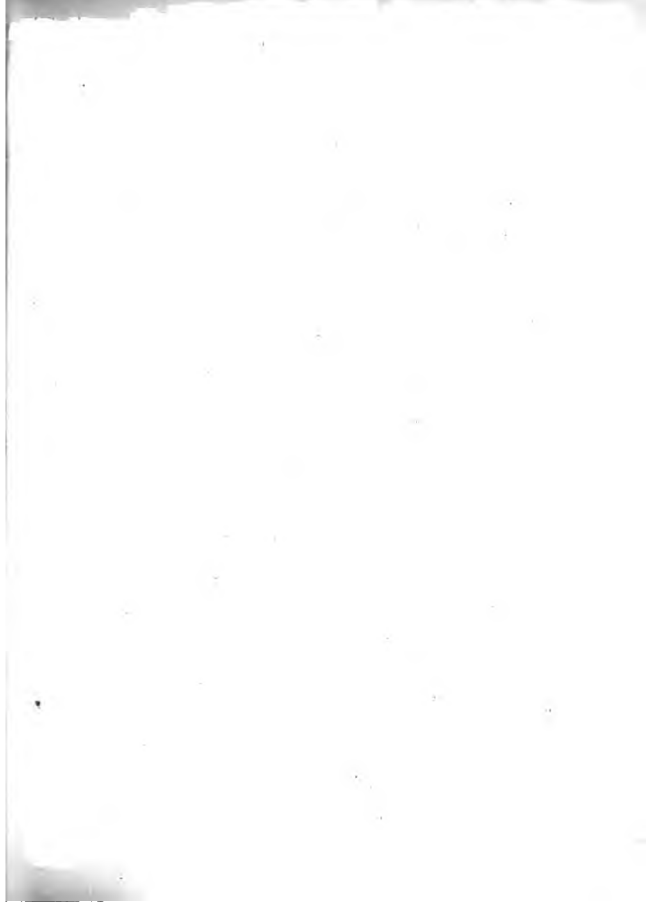


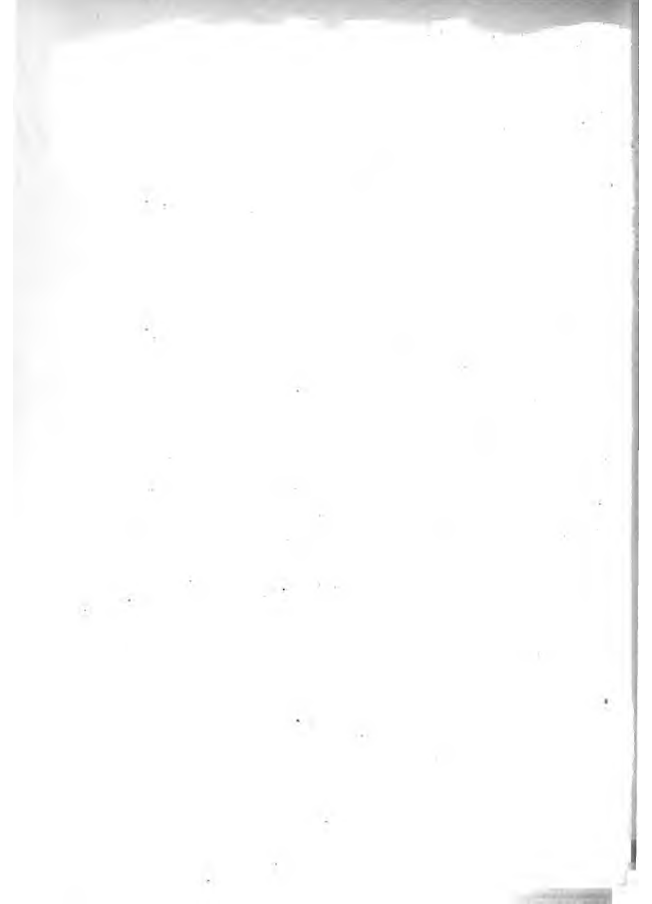
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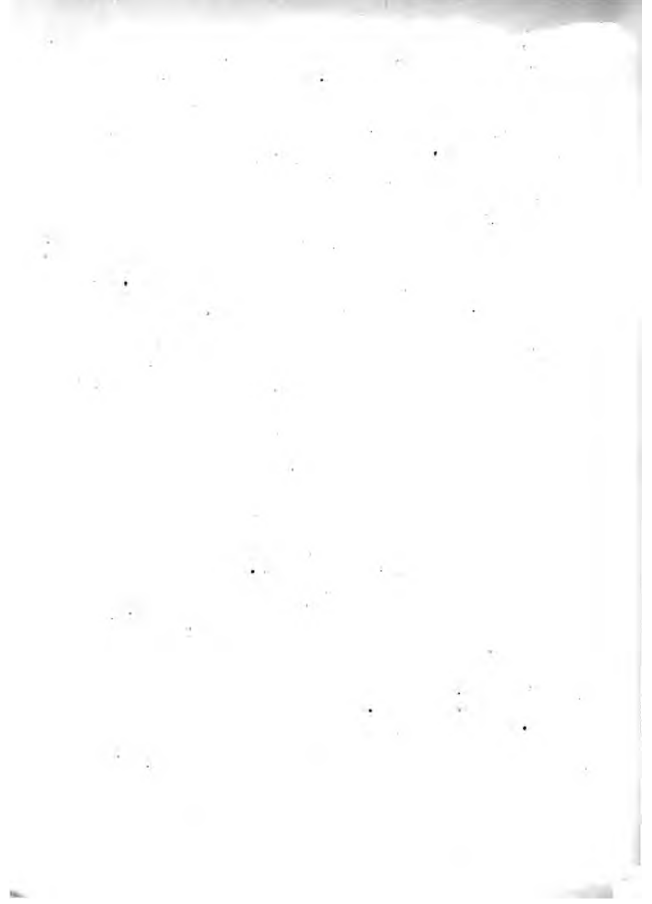




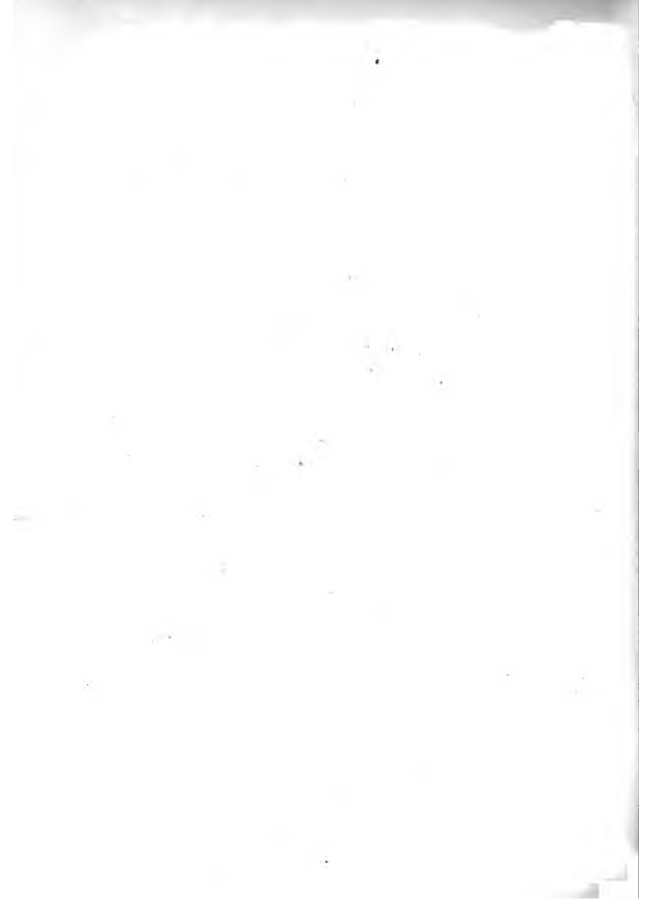




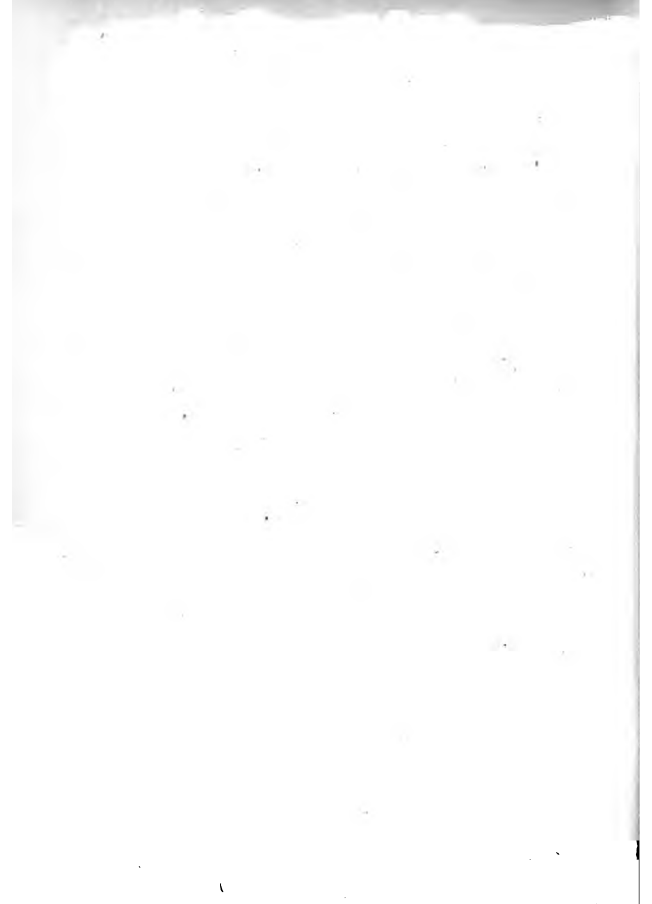
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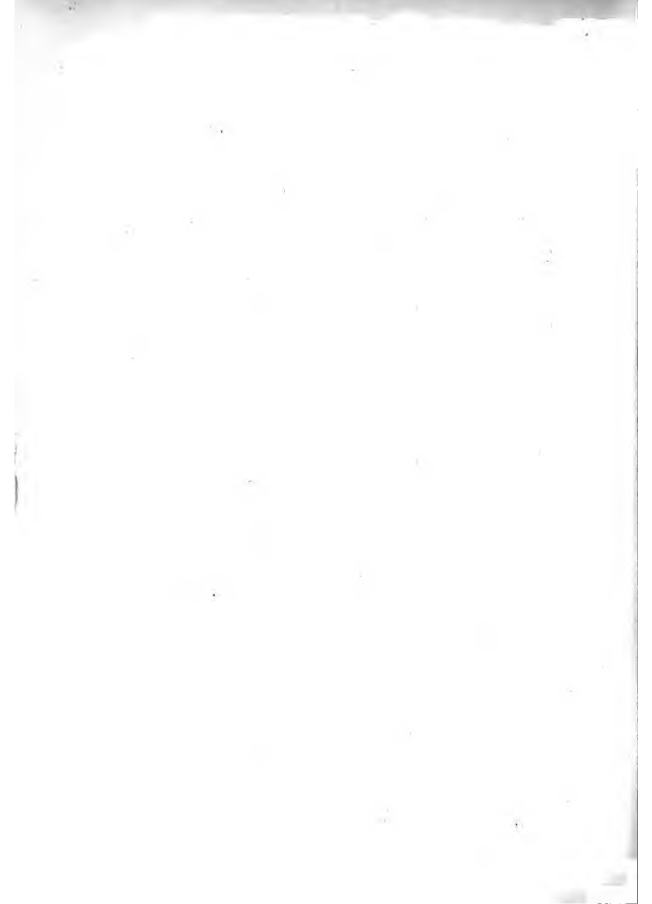
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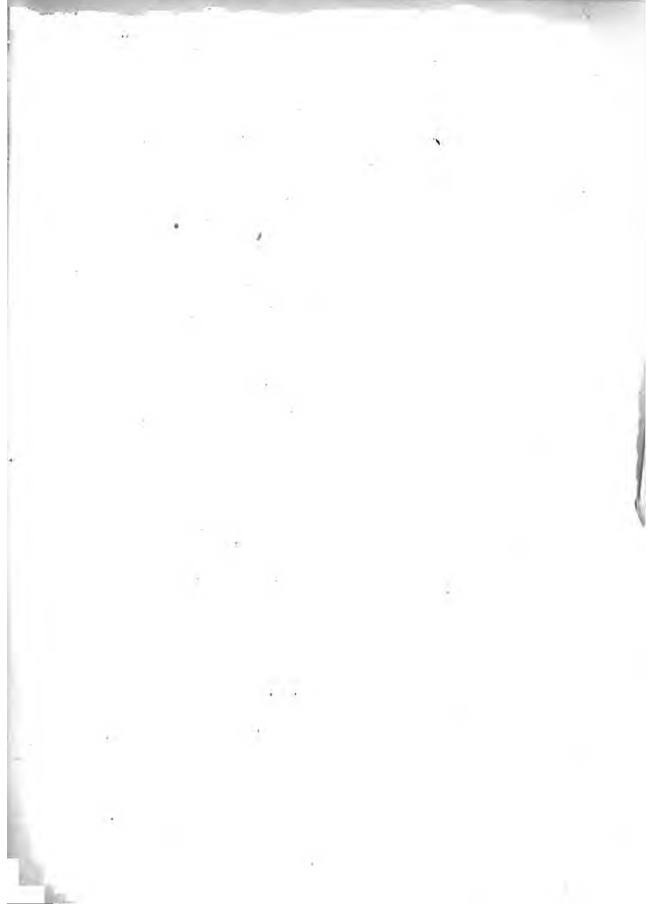


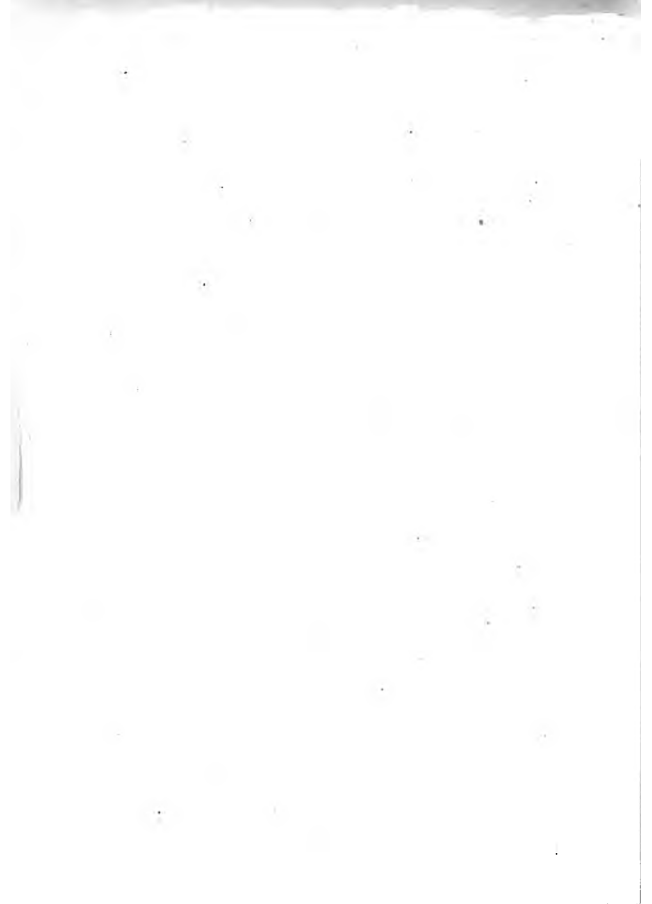




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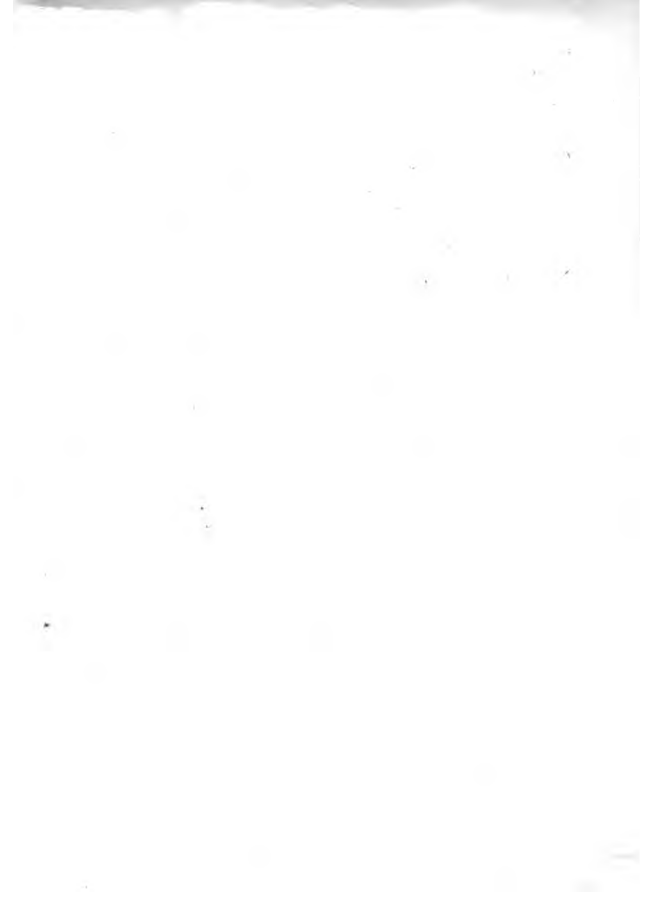


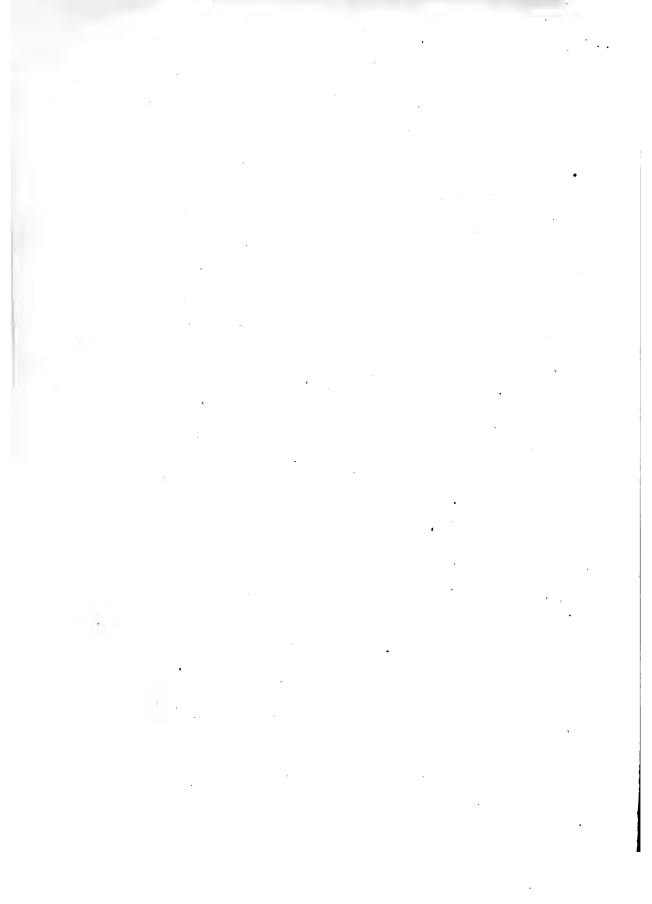


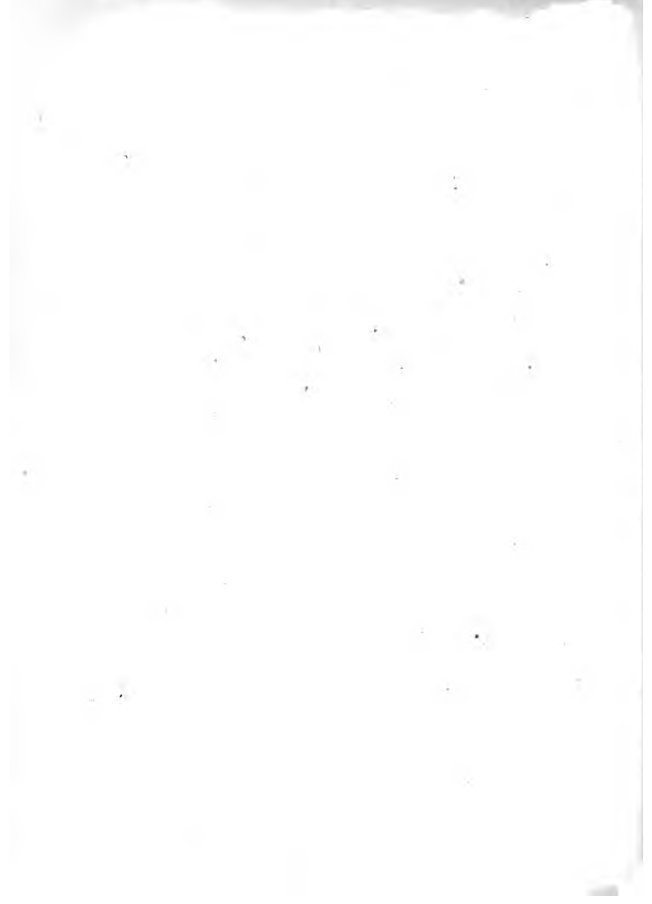


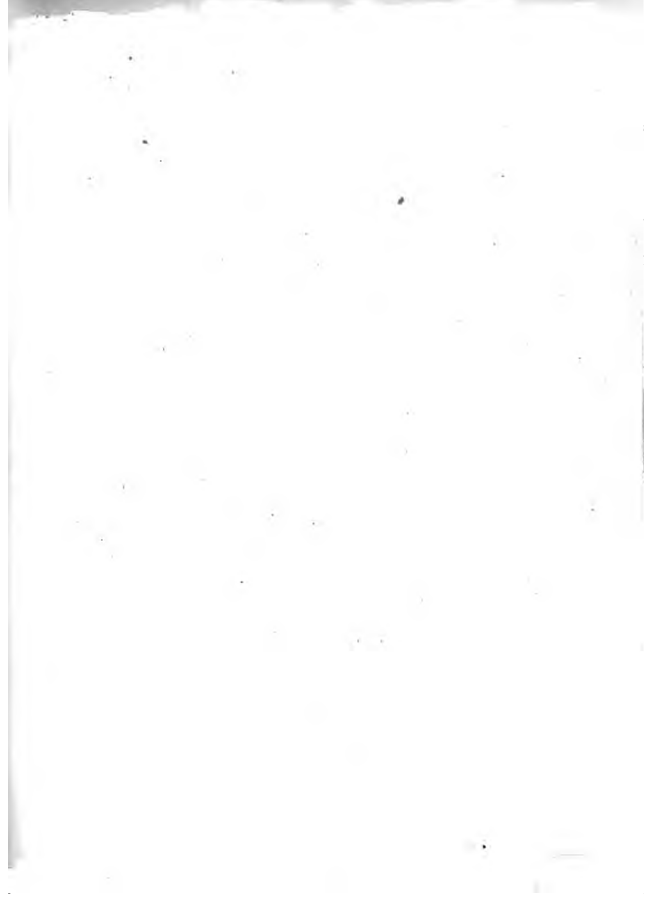


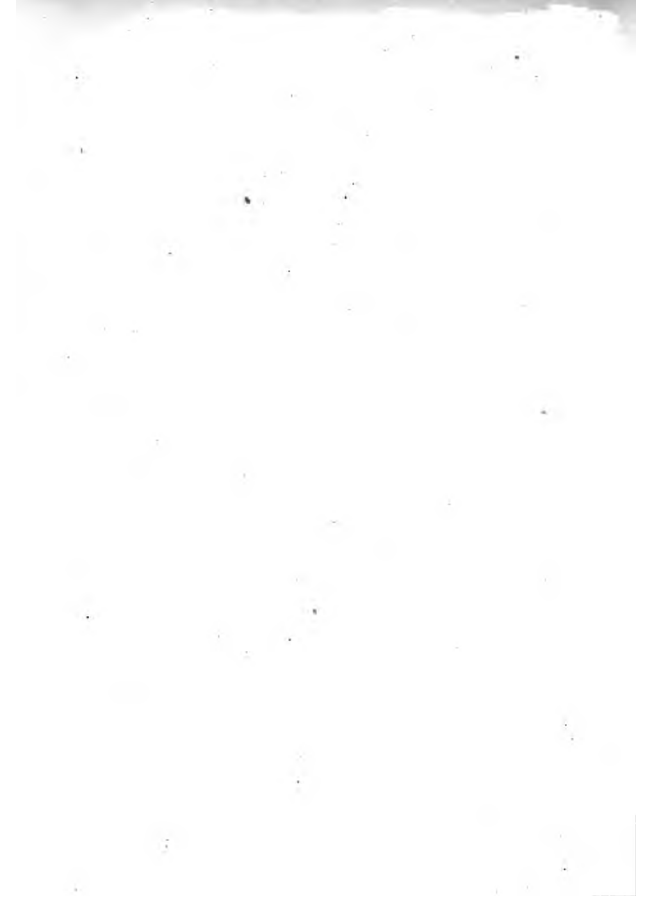










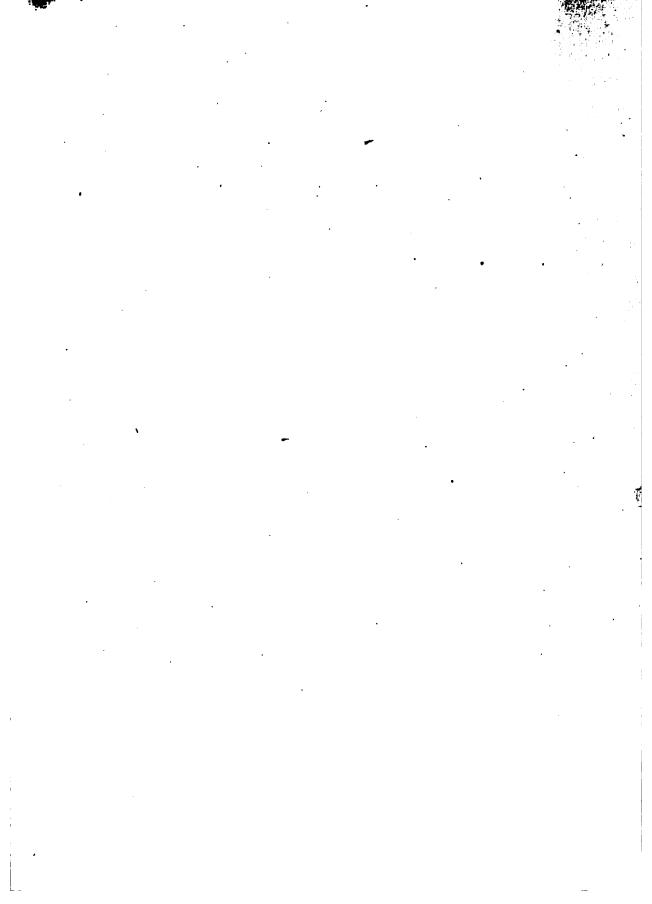


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