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*The Century Magazine. Issue by issue contents page listings for back issues of old Century magazines. Locate subjects, articles, stories, authors, and other information hidden inside various vintage editions of The Century magazine.*

Amundsen, one of the representative farmers of Swan Lake township, Emmet county, was born in Norway on the 2nd of October, , and is a son of John and Rachel Amundsen, both of whom were natives of Norway, where they continued to reside until , when they brought their family to America and located upon a farm in Allamakee county, Iowa. Subsequently they became residents of Emmet county, the father purchasing a farm in Center township upon which he and his wife spent their remaining days. In their family were seven children, five of whom are still living. In his native land Amund J. Amundsen attended school, being fourteen years old at the time of the emigration of the family to America in . He remained under the parental roof until he had attained his majority, early acquiring a knowledge of agricultural pursuits, and during the following ten years worked as a farm hand. At the end of that time he went to North Dakota, where he served as manager of a large farm for three years. Returning to Emmet county he was then able to purchase eighty acres of land which he later sold and then bought the farm on section 29, Swan Lake township, where he now resides. Here he owns one hundred and ninety-three acres of very valuable and productive land, which he has placed under excellent cultivation and upon which he has made many improvements, including the erection of good and substantial buildings. He makes a specialty of the raising and feeding of stock and in all his undertakings has met with well deserved success. Amundsen married Miss Amelia Amundsen, who though of the same name was no relation. She, too, was born in Norway and has become the mother of seven children, namely: Amundsen are members of the Lutheran church and are numbered among the leading citizens of the community in which they reside. He is a self-made man and the success which has attended his efforts is due entirely to his own industry, enterprise and good management. Andersen, a well established dealer in hardware and farm machinery at Ringsted, is entitled to the credit which is accorded a man who has succeeded through his own unaided efforts as he has at all times been dependent solely upon his own resources. His birth occurred in Denmark, March 15, , and his parents were Jens P. After remaining for a few months in Chicago they located on section 24, Denmark township, Emmet county, the father purchasing eighty acres of land. He engaged in farming for some time, but the last years of his life were spent in the enjoyment of a well earned leisure. Both he and his wife are buried in St. Andersen, who is the sixth in order of birth in a family of eight children, received the greater part of his education in the schools of Denmark, but attended the district schools of this county for two years. He worked for his father until he attained his majority and then went to Chicago and was for seventeen years in the employ of the Pullman Car Company, ten years of that time being spent as traveling inspector. In connection with his nephew, J. Nelsen, he purchased the Fink Brothers hardware and farm machinery business in Ringsted and has proved very successful as a merchant. He carries a well selected and up-to-date stock and has gained an enviable reputation for fair dealing. Andersen was united in marriage to Miss Sophia Bonnicksen, a daughter of Knut and Petrea Juhl Bonnicksen, who lived for a number of years upon the farm now owned by Mr. Andersen but are now deceased and are buried in St. Andersen have been born six children, namely: The principles which have governed Mr. Andersen in all relations of, life are found in the teachings of the Danish Lutheran church and he is an active member of St. He votes for the best man, irrespective of party affiliations, and takes a commendable interest in all things pertaining to the welfare of the community, especially to the advancement of the public schools, and was for some time school director in Ringsted. The unqualified respect in which he is held by his fellow citizens is proof of his genuine worth. Brown, who owns and operates four hundred and seventy-two acres of fine land in Center township, Emmet county, is fully entitled to the honor that is given to a man who through his own efforts has gained prosperity and a place among the leading citizens of his community. He was born on the 19th of March, , in Norway, of which country his parents, Lars and Anna Brown, were also natives. The mother passed away there, but in the father came to America, where his last years were spent. Brown is one of a family of six children, of whom four survive, and his education was that afforded by the public schools of Norway. In , when nineteen years

old, he came to America as he had heard highly favorable reports concerning conditions here, and he first located in Polk county, Iowa. After working on the railroad for two months he was employed on a farm in Wright county, Iowa, for a time and in also worked on a farm in Kendall county, Illinois. Subsequently he rented a farm in Wright county, this state, which he cultivated for three years. During that time he carefully saved his money and was able to buy eighty acres in Wright county, which he farmed until , when he disposed of the place and purchased his present home farm on section 35, Center township, Emmet county. His holdings now comprise four hundred and seventy-two acres, all under cultivation and well improved, and he derives a substantial income from the sale of his grain and stock. In his methods of work he is at once practical and progressive and he also makes a close study-of the market so as to sell to the best advantage. Brown was married in to Miss Maggie Larson, a native of Clinton county, Iowa, and a daughter of Thomas and Christina Larson, who located in that county on their emigration to America. The mother has passed away, but the father survives. Eight children have been born to Mr. Brown loyally supports the candidates and measures of the republican party, at the polls as he is a firm believer in its principles. For two terms he held the office of township assessor and is now acting as county supervisor. He has also served as school director. Both he and his wife are identified with the Lutheran church, which fact is indicative of the keen interest they take in forces working for the moral uplift of their community. Churchill, of Armstrong, has the reputation of being one of the most skilled carpenters of the town and his services are in great demand. He is also a leading factor in public affairs, having been called to many local offices. After leaving Jackson county, Iowa, the family removed to Mitchell county, whence in they came to Emmet county. The father bought a relinquishment on a homestead claim in Armstrong Grove township and devoted the remainder of his life to the operation of his farm. His death occurred in September, , but the mother survives and is still living upon the home place. Churchill obtained his education in the schools of Mitchell and Emmet counties, Iowa, and gave his father the benefit of his labor until he was twenty-five years of age. He then rented land and three years later bought eighty acres in Armstrong Grove township, on which he resided continuously until He engaged in general farming and stock raising and derived a gratifying annual income from his land. He is very proficient in that line of work and has erected many of the best buildings in the town. He owns his home and another good residence, which he rents. In March, , Mr. Churchill was united in marriage to Miss Amanda J. Clark and they have become the parents of five children, Sadie and Mina, twins; Mary, Addie and Lilly. Churchill believes firmly in the principles of the republican party and for years has taken an active part in political affairs. For eighteen years he held the office of constable, is now street commissioner and is also serving as city marshal and water commissioner, having been appointed to the last two offices in May, He is very conscientious in the discharge of his official duties and no trust reposed in him has ever been betrayed. His life has been a busy and active one and has made for the advancement of his community as well as for individual success. Cummins, a representative and progressive agriculturist of Iowa Lake township, Emmet county, cultivates three hundred and twenty acres of valuable land on section His demise occurred January 15, , when he had attained the age of seventy-four years, but his widow still survives and makes her home in Illinois. In that year, however, he turned his attention to general agricultural pursuits in La Salle county, Illinois, and was thus engaged for four years. On the 28th of February, , he came to Emmet county, Iowa, and rented a half section of land in Iowa Lake township, in the cultivation of which he has been engaged continuously to the present time. He served as secretary and treasurer of the Lake Road Telephone Company for one year and is widely recognized as an enterprising citizen and successful agriculturist of his community. On the 25th of December, , Mr. Cummins was united in marriage to Miss Emma Benton, by whom he has five children, namely: Since age conferred upon him the right of franchise Mr. Cummins has supported the men and measures of the republican party. He is now serving in the capacity of trustee, having been elected to that position for a three years term in the fall of , and he has also been school director, acting as president of the board of education for seven years. Fraternaly he is identified with the Modern Woodmen of America, while his religious faith is that of the Methodist church. He has become widely known during the period of his residence in Emmet county and his circle of friends is almost coextensive with the circle of his acquaintance. Felkey, who is living practically retired in Armstrong, Emmet county, has been a factor in both the agricultural and commercial development of

the county and is still financially interested in a number of local business concerns. They became early settlers of Livingston county, Illinois, and the father purchased land there which he farmed until , when removal was made to Mitchell county, Iowa. After cultivating land there for several years he went to South Dakota, where he farmed for five years. He then came to Emmet county, Iowa, and bought land here, to the operation of which he devoted his time and attention until he removed to Armstrong, where he conducted a store during the remainder of his life, passing away in October, . He was survived by his widow for only a short time, as her death occurred in February, . Felkey grew to manhood in Mitchell county, Iowa, and attended the public schools there in the acquirement of his education. After becoming of age he engaged in farming for two years in Mitchell county and in he arrived in Emmet county, Iowa, and purchased a farm in Armstrong Grove township. For more than a quarter of a century he engaged in the raising of grain and stock upon that place, but in March, , removed to Armstrong and engaged in the clothing business there. After three years he disposed of that business and has since lived practically retired. They emigrated to America many years ago and after living for a time in New York went to Wisconsin, where the father purchased land from the government. In he went to Mitchell county, Iowa, and there resided until his death in . The mother passed away three years later. Felkey have become the parents of four children: One who died in infancy; Lelah, who became the wife of C. Mathews and died February 29, , at the age of thirty-nine years and ten months, leaving three children, Grace, Milo and Maynard; Roy B. Burkhead, a merchant of Armstrong. Felkey is a trustee of Orange Grove township and has served in that capacity for twelve years, his long continuance in the office indicating the efficiency with which he discharges his duties. He has also held the office of school director. His political allegiance is given to the republican party and his religious faith is that of the Presbyterian church, while fraternally he belongs to the Masonic order and the Eastern Star. He is a man of unusual energy and ability and is recognized as a leader in his community. Knoll is actively engaged in general farming on section 32, Center township, Emmet county. The father devoted his life to farming and thus provided for the support of his family, numbering wife and four children:

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Court of Appeals of Washington, Division 3. Vovos, Spokane, for Appellants. This exercise of judgment requires, among other things, "consideration to the role that the proposed investment or investment course of action plays within the overall portfolio of assets. We hold the prudent investor rule focuses on the performance of the trustee, not the results of the trust. The trial court here then appropriately considered individual assets, and groups of assets, in finding that the trustee had improperly weighed trust assets in favor of himself, the income beneficiary. We reverse other court rulings regarding personal representative, trustee and attorney fees. In her will, she provided that her one-half of the community property would be held in trust during her husband Fermore B. The trust required payment of income to Mr. Cooper and distribution of the corpus to her children after Mr. The nonintervention will named Mr. At the time of her death, Mrs. Cooper had two children, Joyce Johnston and Richard Cooper. But he took no further steps to conclude the probate until Joyce filed this action. He did not keep a separate estate account and continued to manage all of the former community property as his own. Joyce refused and asked about Mr. At that point, Mr. Joyce then petitioned the court to remove Mr. Cooper as personal representative of the estate and trustee of the trust, and for an accounting and a declaration that Mr. Her petition included a request for attorney fees and costs. The Inventory In March , Mr. Cooper filed an inventory of estate assets. The asset mix set out in that inventory generates the primary dispute in this case. The inventory included 1 an unsecured note from Gifford-Hill, Inc. The inventory did not include shares in Comtrex, Inc. The stock had appreciated largely because of a bidding war between Mr. Hagadone and Robert Templin. Both wanted control of the company. The purchase gave Mr. Hagadone a majority interest. Cooper reinvested the proceeds in stocks and bonds. An accounting filed along with the inventory calculated the current value of Mrs. The accounting summarized 1 purchases and sales of assets listed in the estate tax return, 2 capital gains, and 3 income. Cummins was a vice-president of Seattle-First National Bank and manager of its trust department. The court asked Mr. Cummins to contact the trust department of U. Cooper in to fund the trust. The court also asked Mr. Cooper to forward to Mr. Cummins a copy of the estate accounting. After consulting with Mr. Cummins, the court found that "the accounting as accomplished to date in connection with the trust estate is not in accordance with generally recognized format and principles. Cummins as to what is contemplated to comply with those standards. Cooper filed a revised inventory accounting in May based on Mr. The value of the assets Mr. These values reflected a 60 percent discount because Mr. Cummins concluded the amended accounting revealed "no improprieties. Cummins was appointed "solely for the purpose of deciding whether or not F. At the hearing, the principal issues were the accuracy of the McDirmid accounting and the propriety of Mr. Cooper and Joyce presented expert opinion testimony in support of their respective positions. The Ruling On December 15, , following the hearing, the court found Mr. Cooper had commingled income from estate assets and proceeds from the sale of estate assets with his own funds. It found the accounting prepared by Mr. The court further found, based on the McDirmid accounting, that Mr. Cooper "had more than sufficient funds in his own right as his separate property to make gifts and other distributions to and for the benefit of his children. And it held he had acted prudently in negotiating the sale of the Western Frontiers shares. It found that Mr. Cooper had, however, "maintained a policy of investment The court also found that Mr. It held estate taxes, attorney and accounting fees, and expenses of administration were properly charged by Mr. Cooper to the estate. The court set as the outside date by which Mr. Cooper should have closed the estate. It then awarded him a fee for serving as personal representative from through It also awarded him a fee as co-trustee from July to the date of the judgment. It ordered the trust divided between Richard and Joyce and discharged Mr. The court further found that "[a]ll parties to this cause have succeeded to some degree herein and have worked for the benefit of the estate and of their respective clients. The court awarded Mr. The question presented is whether the trial court improperly applied the prudent investor rule. Cooper and Richard argue the court should have evaluated

Mr. They point out that the return on total trust assets exceeded that of the ONB trust department. The balance of the trust assets were weighted heavily toward current income rather than capital appreciation. This figure represented a The purchasing power of these assets decreased then just under 4 percent a year. Overall trust performance is a factor in evaluating the performance of the trustee. But it is not by itself controlling. The American version of the prudent investor rule began with the Harvard College case: All that can be required of a trustee to invest, is, that he shall conduct himself faithfully and exercise a sound discretion. He is to observe how men of prudence, discretion, and intelligence manage their own affairs, not in regard to speculation, but in regard to the permanent disposition of their funds, considering the probable income, as well as the probable safety of the capital to be invested. Nelson, 45 Baylor L. In Harvard College, the court recognized that trust assets could never be fully protected from the uncertainties of the market place; thus, the prudent investor standard was necessarily flexible. First, "whether an investment is prudent or not is a question of fact. Second, the prudent investor standard requires "that the fiduciary maintain a balance between the rights of income beneficiaries with those of the remainderman. The trial court here properly applied the prudent investor standard, as set forth above, and its findings of fact on that issue are supported by substantial evidence. Cowiche Canyon Conservancy v. There, the trust beneficiaries sued for damages resulting from imprudent investments made by Baker Boyer, the trustee bank. They argued the bank had breached a duty to diversify when it invested primarily in fixed-income securities. The bank responded it had no duty to diversify under the prudent investor rule, as codified in former RCW Even if such a duty existed, the bank contended diversification between fixed-income securities and equity investment in real property satisfied the duty under a "total asset" management approach. The court agreed with the beneficiaries that the prudent investor standard includes the duty to diversify trust assets. But it found it unnecessary to decide whether former RCW Cooper did not weigh his investment in income-producing securities against his investment in Western Frontiers. The overall trust performance was boosted dramatically by the sale of the Western Frontiers stock in By , when the stock was sold, he had been administering the estate for five years. There was no other asset or group of assets which Mr. Cooper could have balanced against this investment. He further alleges the court used incorrect tax rates in calculating the amount available to invest. Those arguments were not made in the trial court, which calculated the dollar amount of its judgment based upon the evidence presented. We, accordingly, do not address this assignment of error. Attorney and Accountant Fees.

3: German addresses are blocked - [www.enganchecubano.com](http://www.enganchecubano.com)

*The court asked Mr. Cummins to contact the trust department of U.S. Bank (ONB's successor) to "review what has transpired in connection with the assets" deposited by Mr. Cooper in to fund the trust.*

Tribune Staff Reporter nscavella tribunemedia. According to the ruling, Palm Cay claimed Ms Burrows was terminated after her employers felt she abandoned her job by going on an unauthorised vacation, despite knowing the correct procedure, and later could not be located despite their best efforts. Ms Burrows, the plaintiff, started working with Palm Cay on January 10, , as a marketing assistant, and was employed for some two years and six months until her termination. The evidence was that on July 9, , she spoke with her supervisor, Richard Browning, and asked for the following week off to attend an emergency concerning her bedridden mother, whose caretaker would not have been there. According to the ruling, Ms Burrows said she completed a vacation leave form and was verbally advised by Mr Browning that her vacation was approved for the period July , However, on July 16, , while she was on vacation, Ms Burrows received a text message on her cell phone from Palm Cay minority shareholder Paul Cummins, purporting to terminate her employment. The text message said: However, she got no response. In September of that year, she later took legal action against Palm Cay. She charged that Palm Cay unfairly dismissed her and was in breach of Sections 34 and 35 of the Employment Act. She further claimed that Palm Cay failed to allow her the opportunity to confront her accusers or to understand the nature of any questionable conduct or wrongful actions imputed to her, and that her employers failed to allow her to state her case or offer any justification for any alleged wrongdoing or at all. The claim was originally cast against Mr Cummins, as the second defendant in the matter. However, it was later ordered that he be struck from the action as a defendant by a court order dated November 24, Palm Cay, in giving its defence, denied that Ms Burrows was on vacation. They also argued that in the present case, Ms Burrows failed to obtain approval for vacation as well as failed to inform any or all necessary parties in the company of her desire to be absent from work. The defendants claimed that emails, WhatsApp and text messages were all sent to Ms Burrows by the Human Resources Department, the general manager, Mr Cummins and the Accounts Department in a bid to locate her and ascertain why she was not at work as she was required to be. Justice Winder noted that Mr Cummins was a significant owner of Palm Cay Development Ltd, holding 49 per cent of its shares, and apparently being one of two shareholders. Justice Winder thus said notwithstanding Mr Browning claiming that Mr Cummins had no involvement in the business, he admitted that Mr Cummins was present on property, his interest in the business was known to staff and that he had email, telephone, and WhatsApp contacts for Ms Burrows. Justice Winder noted that while Palm Cay claimed Ms Burrows abandoned the job on July 6, , but the evidence demonstrates she was at work during the course of that week. He also said he accepted that she received a verbal confirmation. More like this story.

**4: The Turner Report: Jim Cummins to replace Decker as Neosho superintendent**

*On the 25th of December, , Mr. Cummins was united in marriage to Miss Emma Benton, by whom he has five children, namely: Vivian D., who has held the office of township assessor for four years; Minnie, who is the wife of Roy Drake and resides in Armstrong; and Edna, Rufus and Ralph, all at home.*

The prudent investor rule of RCW Overall trust performance is but one factor to consider in evaluating the performance of the trustee. Under the prudent investor rule of RCW 11, Findings of fact supported by substantial evidence will be upheld on appeal. An appellate court will not decide an issue not argued in the trial court. Whether an award of attorney fees under RCW Factors considered are whether all the beneficiaries affected by the litigation were involved in the dispute and whether the arguments by all sides were reasonable and in good faith. A trust beneficiary who establishes a breach of fiduciary duty by the trustee is entitled to recover attorney fees against the trustee personally. A lesser award of attorney fees to a party in a trust action may be justified on the basis that the party played a lesser role in the proceedings than others did. A trial court has wide discretion to remove a trustee when there is sufficient reason to do so to protect the best interests of the trust and its beneficiaries. The deterioration of the relationship between a trustee and a beneficiary, to the degree that additional litigation between them can be anticipated, is a sufficient reason to remove the trustee so as to protect the best interests of the trust and its beneficiaries. A waiver requires an intentional relinquishment of a known right. The testamentary trust provided that income therefrom was payable to the father and that, upon his death, the corpus of the trust would be distributed to the plaintiff and her brother. The judgment required the plaintiffs father to reimburse the trust corpus for losses resulting from his investment strategies and removed him as cotrustee. This exercise of judgment requires, among other things, "consideration to the role that the proposed investment or investment course of action plays within the overall portfolio of assets. We hold the prudent inventor rule focuses on the performance of the trustee, not the results of the trust. The trial court here then appropriately considered individual assets, and groups of assets, in finding that the trustee had improperly weighed trust assets in favor of himself, the income beneficiary. We reverse other court rulings regarding personal representative, trustee and attorney fees. In her will, she provided that her one-half of the community property would be held in trust during her husband Fermo B. The trust required payment of income to Mr. Cooper and distribution of the corpus to her children after Mr. The nonintervention will named Mr. At the time of her death, Mrs. Cooper had two children, Joyce Johnston and Richard Cooper. But he took no further steps to conclude the probate until Joyce filed this action. He did net keep a separate estate account and continued to manage all of the former community property as his own. Joyce refused and asked about Mr. At that point, Mr. Joyce then petitioned the court to remove Mr. Her petition included a request for attorney fees and costs. The Inventory In March , Mr. Cooper filed an inventory of estate assets. The asset mix set out in that inventory generates the primary dispute in this case. The inventory included 1 an unsecured note from Gifford-Hill, Inc. The inventory did not include shares in Comtrex, Inc. The stock had appreciated largely because of a bidding war between Mr. Hagadone and Robert Templin. Both wanted control of the company. The purchase gave Mr. Hagadone a majority interest. Cooper reinvested the proceeds in stocks and bonds. An accounting filed along with the inventory calculated the current value of Mrs. The accounting summarized 1 purchases and sales of assets listed in the estate tax return, 2 capital gains, and 3 income. Cummins was a vice-president of Seattle-First National Bank and manager of its trust department. The court asked Mr. Cummins to contact the trust department of U. Cooper in to fund the trust. The court also asked Mr. Cooper to forward to Mr. Cummins a copy of the estate accounting. After consulting with Mr. Cummins, the court found that "the accounting as accomplished to date in, connection with the trust estate is not in accordance with generally recognized format and principles. Cummins as to what is contemplated to comply with those standards. Cooper filed a revised inventory accounting in May based on Mr. The value of the assets Mr. These values reflected a 60 percent discount because Mr. Cummins concluded the amended accounting revealed "no improprieties. Cummins was appointed "solely for the purpose of deciding whether or not F. At the hearing, the principal issues were the accuracy of the McDirmid accounting and the propriety of Mr.

Cooper and Joyce presented expert opinion testimony in support of their respective positions. The Ruling On December 15, , following the hearing, the court found Mr. Cooper had commingled income from estate assets and proceeds from the sale of estate assets with his own funds. It found the accounting prepared by Mr. The court further found, based on the McDirmid accounting, that Mr. Cooper "had more than sufficient funds in his own right as his separate property to make gifts and other distributions to and for the benefit of his children. And it held he had acted prudently in negotiating the sale of the Western Frontiers shares. It found that Mr. Cooper had, however, "maintained a policy of investment. The court also found that Mr. It held estate taxes, attorney and accounting fees, and expenses of administration were properly charged by Mr. Cooper to the estate. The court, sot, as the outside date by which Mr. Cooper should have closed the estate. It then awarded him a fee for serving as personal representative from through It also awarded him a fee as cotrustee from Mar. It ordered the trust divided between Richard and Joyce and discharged Mr. The court further found that "[a]ll parties to this cause have succeeded to some degree herein and have worked for the benefit of the estate and of their respective clients. The court awarded Mr. The question presented is whether the trial court improperly applied the prudent investor rule. Cooper and Richard argue the court should have evaluated Mr. They point out that the return on total trust assets exceeded that of the ONB trust department. The balance of the trust assets were weighted heavily toward current income rather than capital appreciation. Inflation averaged 6 percent a year during that same period. The purchasing power of these assets decreased, then, just under 4 percent a year. But it is not by itself controlling. The American version of the prudent investor rule began with the Harvard College case: All that can be required of a trustee to invest, is, that he shall conduct himself faithfully and exercise a sound discretion. He is to observe how men of prudence, discretion, and intelligence manage their own affairs, not in regard to speculation, but in regard to the permanent disposition of their funds, considering the probable income, as well as the probable safety of the capital to be invested. In Harvard College, the court recognized that trust assets could never be fully protected from the uncertainties of the market place; thus, the prudent investor standard was necessarily flexible. Nelson, 45 Baylor L. First, "whether an investment is prudent or not is a question of fact. Second, the prudent investor standard requires "that the fiduciary maintain a balance between the rights of income beneficiaries with those of Mar. That statute provides in part: In acquiring, investing, reinvesting, exchanging, selling and managing property for the benefit of another, a fiduciary, in determining the prudence of a particular investment, shall give due consideration to the role that the proposed investment or investment course of action plays within the overall portfolio of assets. In applying such total asset management approach, a fiduciary shall exercise the judgment and care under the circumstances then prevailing, which persons of prudence, discretion and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, and if the fiduciary has special skills or is named trustee on the basis of representations of special skills or expertise, the fiduciary is under a duty to use those skills. The Legislature amended the statute in , but the change is not material to the issue presented here. Before , RCW Cowiche Canyon Conservancy v. There, the trust beneficiaries sued for damages resulting from imprudent investments made by Baker Boyer, the trustee bank.

### 5: Allison, William B. (William Boyd) [WorldCat Identities]

*Mr. Cummins has been an analyst with Nokomis Capital, L.L.C., an investment advisory firm which currently owns approximately percent of VPG's outstanding common stock, since October Mr.*

If this item contains incorrect or inappropriate information please contact us here to flag it for review. The volume is bound with a black pebbled hardboard. The tips and spine are reinforced with a maroon material. Library marks are present. If a certain page or article is important to you please ask about its condition. The Century was one on the 19th centurys most popular magazines. It was the successor to Scribners Monthly and it continued publication until the s. It was renowned for its excellent articles and among other things, for its beautiful engraved illustrations. T is very in depth coverage of the Civil War. Many authors had their works published for the first time in The Century. From the first Century Magazine made much of its illustrations, and both directly and by the effect on its competitors, its advent had much to do with the improvement of American engraving and printing. It claims credit for originating, in the mechanical department, several practical innovations of value, such as the dry printing of engravings. Thanks to the following w I was able to get great detail on the contents: Some highlights from this volume are: Fifth Avenue, by Mrs. Schuyler Van Rensselaer, pictures by Childe Hassam. The Yellow Globe, by Alexander W. My First Lions, by H. The Watchman, by Mary Hallock Foote. The Rush to Death, by Walter Shirlaw. The Century Series of American Artists. A Morning in Spring. Horatio Walker, by W. John Henderson, Artist, by George Kennan. George Michel, by Virginia Vaughan. Taking Napoleon to St. Bismarck at Friedrichsruh, by Eleonora Kinnicutt. Tramping with Tramps, by Josiah Flynt. Humor, Wit, Fun, and Satire. Rembrandt and the "Night Watch", by Timothy Cole. Jan Steen, by Timothy Cole. A X-mas Sermon, by Phillips Brooks. Chats with Famous Painters, by Wallace Wood. Fleur-de-Lis, by Kate Douglas Wiggin. A Set of Sketches, by Howard Pyle. The Curious Vehicle, by Alexander W. Frans Hals, by Timothy Cole. Garfield and Conkling by Henry L. The Vanishing Moose, by Madison Grant.

### 6: 81 Wn. App. 79, ESTATE OF COOPER

*Justice Winder noted that Mr Cummins was a significant owner of Palm Cay Development Ltd, holding 49 per cent of its shares, and apparently being one of two shareholders.*

### 7: Cummins In China

*Brendan Cummins, a Non-Executive Director of Cradle. Mr Cummins is a Member of the Australian Institute of Geoscientists and has sufficient experience which is relevant to the style of mineralisation and type of deposit under consideration and to the activity which he is.*

### 8: Cummings Law Firm in Spartanburg, SC with Reviews - [www.enganchecubano.com](http://www.enganchecubano.com)

*Relinquishment of Benefits Upon Return to Active Duty Under 38 U.S.C. (c), Veterans receiving VA disability compensation or pension must relinquish these benefits when they return to active duty. This includes members of the National Guard who are activated under 10 U.S.C. or who serve full time in the Active Guard Reserve under 32 U.S.C.*

### 9: Bound Vol THE CENTURY MAGAZINE ~ Nov Apr V | #

*Mr Cummins graduated from the University of Western Australia with First Class Honours in Geology. He is a member of the Society of Economic Geologists (SEG) and the Australian Institute of Geoscientists (AIG).*

2d ser. Continental paper money. The Armageddon Blues (Limited Edition) Russian Military Power Persecution and Immutable Identities: Homosexual Refugees Michael baye managerial economics 8th edition solution. Flesh and the Ideal Cambridge a level chemistry textbook The politics of language and nationalism in modern Central Europe Applications to global marketing and advertising The letters of W. B. Yeats The Indian incident Unlocker 2.0.0 build 2 More Love Lives of the Great Composers A Tour Of Four Great Rivers Who lives in this meadow? The Riddle of the Shipwrecked Spinster Memorial of Alice and Phoebe Cary Trail of lost skulls The Garfield book of cat names Jelly bean 4.2 user guide Billy goat gruff story Interdisciplinary instruction for all learners K-8 SCHS statistical primer Principal Safety Coordinator (Career Examination, C-2669) MacRo-Economic Theory Complete Illustrated Shakepeare Day by day through Lent Robert blitzler precalculus 6th edition The drape shape : intercultural style politics The dream called Del Rio Biographical sketch of the late Gen. B.J. Sweet. The great mill explosion Model ingredients : stellar spectral libraries Advertising on trial Component-Based Software Quality African refugee resettlement in the United States Safety in the Sheet Metal Shop The eagle has flown H.E.L.P. (Junior Hippo) Administrative subdivisions of Japan, with appendix of 47 prefectural maps