

of children "declaring and adjudging that from the date of said decree the name of said child shall be changed to and be Charles Adams, and that the rights, duties, privileges, and relations theretofore existing between said child and his parents shall be in all respects at any and every time, except the right of inheritance; and that the rights, duties, privileges and relations between said child and your petitioners, his parents by adoption shall thenceforth in all respects be the same, including the right of inheritance, as if said child had been born to them in lawful wedlock, except only as otherwise provided in the said act, with all other rights as by said act provided.

Testimony of
 G. P. Voorhees
 Gertrude Adams
 Wm R Adams

Atlantic County } ss.
 New Jersey }

William R Adams and Gertrude Adams, his wife, being specially sworn, say that they are the petitioners in this matter and that the facts, matters and things in their petition above contained, are true.
 I now before me this Gertrude Adams
 29th day of Feb 1908.
 Herbert P. Voorhees } William R Adams.

I, Gertrude Adams, mother of Charles T. Moore, a child twenty years of age, hereby consent to his adoption by William R. Adams and Gertrude Adams, according to an act entitled "An act providing for the adoption of children."
 Gertrude Adams.

State of New Jersey } ss.
 Atlantic County }

Be it Remembered, that on this twenty ninth day of February, nineteen hundred and eight, before me a Master in Chancery of New Jersey, personally appeared Gertrude Adams, a person appointed by court consent and having first made known to her the contents thereof she acknowledged that she signed, sealed and delivered the same as her voluntary act and deed.
 Herbert P. Voorhees
 M. C. of N.J.

I, Charles T. Moore, aged twenty years, child of William R. Moore and Gertrude Moore, hereby consent to be adopted by William Adams and Gertrude Adams, his wife, and that my name be changed to Charles T. Adams according to an act entitled "An act providing for the adoption of children."
 Charles T. Moore

Be it Remembered that on this twenty ninth day

me a Master in Chancery of New Jersey, personally appeared Charles T. Moore, a person appointed by court consent and having first made known to him the contents thereof she acknowledged that she signed, sealed, and delivered the same as her voluntary act and deed.

Herbert P. Voorhees
 M. C. of N.J.

Filed March 12, 1908
 Recorded Nov 2, 1908.

Emanuel L. Spaner
 Surrogate.

Atlantic County Orphans' Court

In the matter of the adoption of Charles T. Moore. Order fixing hearing.
 It is on this 11th day of March A.D. nineteen hundred and eight ordered that the above matter be heard before me at my office in the Union Bank Building, Atlantic City New Jersey, on Saturday March twenty first, nineteen hundred and eight, at eleven o'clock A.M. and that copies of this order be served on Charles T. Moore, William R. Adams and Gertrude Adams, parties in interest herein or on their attorney, on the date hereof.
 E. A. Higbee
 Judge.

Atlantic County Orphans' Court

In the matter of the adoption of Charles T. Moore, a minor, Decree.
 William R. Adams and Gertrude Adams, his wife, having presented their petition duly verified according to law to this Court for permission to adopt Charles T. Moore an infant above the age of fourteen years and also for change of name of said infant to Charles T. Adams; which petition specified that the names of such petitioners were as aforesaid, their ages fifty years and forty three years and upwards, their place of residence in the said Atlantic City in the county of Atlantic; the name of said child was Charles T. Moore is aged twenty years, and resides in Atlantic City aforesaid; that the name by which they desire said child shall be known as Charles T. Adams, that said child is not possessed of any property except his clothing that the father of the said child is dead and that his mother is still living and is named Gertrude Adams, being one of the above petitioners; that said petitioners are both more than fifteen years older than said child sought to be adopted, and that the mother of said child has consented in writing to said adoption and the Court upon