

It is thereupon, on this 20th day of January A. D. 1909, ordered that the said substituted administrator with the will annexed, loan to the said Frank Hess, the sum of four thousand dollars for the period of three years with interest at six percent, and take his bond therefor, secured by a mortgage on the premises, in said petition particularly described, provided that the title of the said Rose Hess in and to the premises in question in said petition mentioned be insured by some safe and responsible insurance company, and that there be no other encumbrance thereon having priority to this mortgage.

C. A. Higbee
Judge

Filed and Read March 1st 1909.
Emanuel C. Shaner
Surrogate

3092

Atlantic County Orphan's Court

In the matter of the final account of George H. Harman, Executor of the estate of Martha Gibbons Williams, deceased.

The surrogate having audited and stated the final account of George H. Harman, Executor of the estate of Martha Gibbons Williams, deceased, and placed the same on the files of his office twenty days previous to this time, and now presenting the same to this Court for allowance, and for being made final, of his intention to settle the said account at this time has been given, according to law, and no exceptions thereto having been filed with this Court, the said final account is, on this twenty-third day of January A. D. 1909 in all things allowed as requested.

Done in Open Court
C. A. Higbee
Judge

Filed and Read March 3, 1909.
Emanuel C. Shaner
Surrogate

Atlantic County Orphan's Court
Petition

In the matter of Charles Henry, of Atlantic City, N. J., Lunatic

To the Hon. C. A. Higbee, Judge of the Atlantic County Orphan's Court.
1. The petition of Martin C. Keffler, of the City of Atlantic City, in the County of Atlantic and State of New Jersey, respectfully shows, that by an order made by this court on November 10, 1908 he was appointed Guardian of the person and property of Charles Henry, of Atlantic City, New Jersey, Lunatic; that on November 13, 1908 Letters of Guardianship were thereupon issued to your petitioner after he had qualified with the same by filing of a Bond in such amount as was designated by this court and that thereupon he assumed the duties of his office.

2. Your Petitioner shows, that on January 16, 1909 he filed his first account in this court, and that on the day set for settlement February 17, 1909 this court made an order continuing this matter until March 17, 1909.

3. Your Petitioner further shows, that on March 2, 1909 the Chancellor of the State of New Jersey signed an order affirming the report of one of the Masters of the Court of Chancery in which the said Charles Henry was restored to his reason and understanding; and further ordered that your petitioner, the Guardian appointed by this court, do deliver and pay over and restore unto the said Charles Henry all the estate, real and personal, by him, the said Guardian received belonging to the said Charles Henry after deducting thereout his necessary cost, charges and commissions in the execution of his trust.

Your Petitioner, therefore, prays, the permission of this honorable court to withdraw the above mentioned account so that he may comply with the order of the Court of Chancery and your Petitioner will ever pray, and etc.

Martin C. Keffler
Guardian
Petitioner

State of New Jersey } ss.
County of Atlantic }

Martin C. Keffler, of full age, being duly sworn according to law upon his oath, deposes and says, that the matters and things above set forth are true to the best of his knowledge and belief.

Sworn and subscribed to before me this 5th day of March A. D. 1909
One thousand nine hundred and nine

Edmund C. Washburn
Attorney at Law of New Jersey

In Chancery of New Jersey
Order
In the matter of Charles Henry, of Atlantic City, N. J., Lunatic

Upon reading the Petition in the above entitled cause and being satisfied of the truth of the same and of the propriety of the same, the Court do hereby order that the said Charles Henry be restored to his reason and understanding.