

Atlantic County Orphans' Court

In the matter of the estate of Edward S. Harbert, deceased. } On Exceptions Filed to Final Account Decree.

Exceptions having been filed by William M. Brown, one of the heirs at law of Edward S. Harbert, deceased, to the final account of Sarah M. Adhill and James S. Coleman, administrators of the estate of the said Edward S. Harbert, deceased, and the hearing on said exceptions having been set for the date hereinafter mentioned and the third, sixth, seventh, eighth and ninth exceptions having been withdrawn in open court by proctor for exceptant, and proctor for the administrators and proctor for the exceptant having agreed that exception No. 2 should be withdrawn provided the item therein excepted to was increased to the sum of sixty three dollars and eighty six cents.

And it being further agreed between said proctors that exception No. 1 should be allowed and the court having heard the proofs and allegations of the parties and considered the same as relating to exceptions Nos. 4 and 5.

It is on this eighteenth day of August A. D. nineteen hundred and nine, Ordered, Adjudged and Decreed that the first exception be allowed and that said accountants be charged with the sum of one hundred and ninety three dollars and ninety four cents in their inventory instead of the sum of one hundred and seventy dollars and eighty four cents, as the same presently appears therein. And it is further ordered that the second exception be, and the same is hereby over-ruled, and that the first item for which accountants pray allowance and called "amount of sales inventory" be increased from the sum of fifty four dollars and forty three cents to the sum of sixty three dollars and eighty six cents.

And it is further ordered that the fourth exception be over-ruled except as to the sum of seven dollars; said account of seven dollars being for heating dining room and kitchen more than six years prior to the date of the death of decedent, and that said claim of the estate of Sophia S. Coleman, against the estate of decedent in the sum of fifty eight dollars and forty three cents, be reduced to the sum of fifty one dollar and forty three cents (where the same appears in the final account).

And it is further ordered that the fifth exception be, and the same is hereby over-ruled and disallowed.

All of the remaining exceptions having been withdrawn by proctor for exceptant the foregoing disposed of all exceptions filed.

And it is further ordered that there be allowed to J. E. P. Abbott, Esquire, proctor for the estate and counsel for the accountants, a counsel fee of one hundred dollars; said counsel fee to be paid out of the said estate.

It is further ordered, adjudged and decreed that the said account be, and the same hereby is in all other things, allowed as stated, and as the personal estate showed deficit, as said account has been allowed and passed and as the final decree of the court of chancery of New Jersey wherein the real estate belonging to decedent was sold, decreed that the special master who sold the same should pay to the administrator of the personal estate of the said Edward S. Harbert, deceased, in case the personal estate was found to be insufficient to pay the debts, the sum or sums of such deficiency.

And it is hereby ordered, adjudged and Decreed that the deficiency of said personal estate as shown on the final account and herein allowed is the sum of three hundred and seventy four dollars and seventy one cent.

And it is further ordered that said administrators distribute said deficiency to be paid to them by the said special master and all other sums remaining in their hands for distribution according to law.

V. A. Hughes
Judge

I hereby consent to the entry of the above decree.
J. E. P. Abbott

Proctor for administrators and Accountants

Filed and Recorded Aug. 20-1909
Emanuel C. Schaner,
Surrogate