

of Hammonton, County of Atlantic and State of New Jersey, respectfully shows:

1. That on or about May 14, 1906, Antonio La Rosa was appointed by the Surrogate of Atlantic County, administrator of the estate of Antonio Macri, deceased.
 2. That the said Antonio Macri left surviving him your petitioner, his widow, and four children, all of whom are minors and all of whom live with your petitioner in Hammonton, New Jersey.
 3. That on or about January 16, 1908, said Antonio La Rosa filed an Inventory and Appraisement showing the personal estate to amount to One Hundred Five Dollars and Eighty-seven cents.
 4. That by petition bearing date February 6, 1908, and filed in the Surrogate's Office aforesaid, the said Antonio La Rosa petitioned this Court, praying that certain real estate of which the said deceased died seized, be sold to raise and pay money to satisfy the deficiency exhibited by the account attached to said Petition, and which said account showed the amount of debts above personal property to amount to Two hundred Twenty-one Dollars and Sixty-four Cents.
 5. That on February 19, 1908, a Rule to Show Cause was made on said Petition, returnable on May 12, 1908, and that on the date last aforesaid, a Decree was made, among other things, directing the said La Rosa to enter into bond in the sum of Fifteen Hundred Dollars, and to make sale of the premises described in said Petition and to report the same to this Court for its approval and confirmation, etc., as will more fully by said petition and Decree on file in the Surrogate's Office of said County.
 6. Your petitioner further shows that there are no bona fide debts against the Estate of said deceased and that it is the belief of your petitioner that the claims set forth in the account and the application of the said Antonio La Rosa for an order to sell the said premises, was the result of connivance on the part of said Antonio La Rosa to bring about a sale of said premises so that he might acquire title to the same.
 7. That it is necessary to sell said lands to pay said debts, and that if there are any bona fide debts, your petitioner stands ready to pay the same.
 8. That your petitioner and her children reside on said premises and that to sell the said property would work a great hardship and injustice to them.
 9. Your petitioner further shows that the said Antonio La Rosa has done nothing since the making of the Decree above mentioned and that your petitioner has been unable to get any satisfaction from him concerning the affairs of this Estate or to persuade him to make an accounting.
 10. Your petitioner further shows that the said Antonio La Rosa resides out of the State of New Jersey and that it is her belief that he is not giving proper attention to the settlement of this Estate, and that he is not faithfully administering the affairs thereof, in that among other things, above set forth he conceals from your petitioner all information concerning the estate; has not filed a final account as required by law; has received and filed claims which he knew were not bona fide claims; has set forth in his account above mentioned claims against the estate when in fact no such claims were filed, and has in divers other respects neglected and failed to discharge his duties as administrator.
- Your petitioner, therefore, prays that the said decree for sale may be vacated; that the said Antonio La Rosa be removed from his office as administrator of said Estate and compelled to account for all moneys which have come to his hands as such Officer; that your petitioner may be appointed administratrix in the place and stead of the said Antonio La Rosa and that such other and further relief be granted in the premises as shall be equitable and just.
- And your petitioner as in duty bound will ever pray, etc.

Witness
 Chas. C. Babcock,
 State of New Jersey
 County of Atlantic ss.

Conceta Macri, of full age, being duly sworn according to law, deposes and says that she is the petitioner named in the foregoing Petition; that the matters and things therein set forth as true as they relate to her own acts or as witness her personal

knowledge are true, and as far as they relate to the acts of others, she verily believes them to be true.

Sworn and subscribed to before me this)
 8th day of January 1914.) her
 Chas. C. Babcock) Conceta X Macri,
 M. C. C. of N. J.) mark

ATLANTIC COUNTY ORPHANS' COURT.

In the Matter of the estate of) On Petition, etc.
 Antonio Macri, deceased.) RULE TO SHOW CAUSE

Upon reading and filing the duly verified Petition of Conceta Macri; it is on this thirtieth day of March one thousand nine hundred and fourteen Ordered that Antonio La Rosa, Administrator of the Estate of Antonio Macri, deceased, do show cause before this Court on the twenty-ninth day of April one thousand nine hundred and fourteen, at the Court House, May's Landing, N. J. at 9.30 O'Clock in the forenoon.

1. Why a certain Decree made in this Court, bearing date May 12th, 1908 directing the said Antonio La Rosa, among other things, to make sale of certain premises of which the said Antonio Macri, deceased, died seized, and to report the same to this Court for its approval and confirmation, etc., should not be vacated.
2. Why the said Antonio La Rosa should not be removed from his office as Administrator of said Estate, and be compelled to account for all moneys which have come to his hands as such Administrator.
3. Why Conceta Macri should not be appointed Administratrix of said estate in the place and stead of the said Antonio La Rosa.

It is further Ordered that a copy of the Petition of said Conceta Macri and this Order both of which may be uncertified, shall be served upon said Antonio La Rosa by mailing the same to him by registered mail at his last known post-office address, within six days of the date hereof.

C. L. Cole, Judge.

Filed and Recorded March 30th, 1914.

Emanuel C. Shaner,
 Surrogate.

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ATLANTIC COUNTY ORPHANS' COURT.

In the Matter of the estate of) On Application to Sell Personal Property.
 Elizabeth Reilly, Dec'd.) Petition.

To the Orphans Court of the County of Atlantic:

The petition of Edwin Langley and Howard Wesley Langley, an infant under the age of 21 years, by his next friend Edwin Langley, respectfully shows:

1. That on the 6th day of May, 1911, letters testamentary were granted to Francis Joseph Reilly and Ida Palmer Lewis upon the Estate of Elizabeth Reilly, deceased, and that the said Francis Joseph Reilly and Ida Palmer Lewis, executor and executrix respectively, assumed the duties of administration of the said estate; that the estate was appraised at the value of \$2037.67, and that afterwards on the 24th day of November, 1911, the said Francis Joseph Reilly died, and thereupon the said Ida Palmer Lewis, solely assumed the duties of administration of the said estate; that no steps were taken and no account was filed until recently, when your petitioner applied for an order to compel the said executrix to account, and that afterwards an account was filed and exceptions thereto taken and allowed and an accurate account are to be filed; that there is due to your petitioner Edwin Langley under the will of Elizabeth Reilly, deceased, \$100, in cash and a one-fourth interest in a certain building on ground rent situate at 2319 Pacific Avenue, known as the Hartford House, and to your petitioner, Howard Wesley Langley, a one-sixth interest in all the rest, residue and remainder, both real and personal of the said estate worth approximately \$2,000; that the personal property of the said estate consists of certain buildings on ground rent situate 2319 Pacific Avenue, Atlantic City, known as the Hartford House; a