

10. Your petitioner further shows that since the birth of her last child she is not as strong physically as she might be and is obliged to have the aid of a nurse in the care of the children, both of whom are of tender age, and believes that there should be allowed to her out of the estate of Harry L. Kinser, Jr., the sum of One hundred dollars per month for his support, maintenance and education.

The premises considered, your petitioner asks that she be permitted to use up to the sum of one hundred dollars per month to be derived from the income which shall come to her hands as dividends upon the stock of the infant, Harry L. Kinser, Jr., in the Construction Company, for the purpose of supporting, maintaining and educating him, and for such other and further relief as to your Honor shall seem meet.

Dated May 19th, 1914.

Maude N. Kinser

State of New Jersey

County of Atlantic, ss. Maude N. Kinser, of full age, being duly sworn, according to law, upon her oath, says that she has read the foregoing petition and swears the same is true.

Sworn and subscribed this 20th day)

of May, 1914, before me)

Maude N. Kinser.

Wm. M. Clevenger, M.C.C.

ATLANTIC COUNTY ORPHANS' COURT.

In the Matter of the Guardianship of Harry L. Kinser, Jr., an infant under the age of 14 years.) ORDER.

Upon reading and filing the verified petition of Maude N. Kinser, guardian of Harry L. Kinser, Jr., and upon hearing her oral evidence in open court, it appearing to the Court that the said guardian is the mother of the said infant and requires aid for the support, maintenance and education of the said infant during his minority.

It is, on this Twenty-first day of May, nineteen hundred and fourteen, on motion of William M. Clevenger, proctor for the said guardian, ordered that the said guardian be and she is hereby directed to use a sum not greater than Seventy five dollars per month out of the income to be derived from the dividends on his stock in the Kinser Construction Company, for his support, maintenance and education.

It is further ordered that this order is without prejudice to a further application for an increased allowance.

C. L. Cole, J.

ATLANTIC COUNTY ORPHANS' COURT.

In the matter of the guardianship of Harry L. Kinser, Jr., an infant under the age of 14 years.) ORDER.

It is, on this 21st day of May, nineteen hundred and fourteen, on motion of William M. Clevenger, proctor for Maude N. Kinser, guardian of Harry L. Kinser, Jr., ordered as follows:

1. That the said guardian pay to the National Surety Company the sum of seventy dollars each year, to cover her premium on the twenty thousand dollar bond which she gave for the faithful discharge of her duties as guardian until the arrival of the infant at the age of twenty one years, or until his selection of another guardian after his arrival at the age of fourteen years.

2. That the said guardian pay to the Surrogate of the County of Atlantic, the sum of eleven dollars and seventeen cents, for his costs of granting letters of guardianship and such other bills as the said Surrogate shall render to her from time to time during the period of her guardianship.

3. That the said guardian pay to William M. Clevenger, a retaining fee of One hundred dollars, for account of his services rendered and to be rendered in this matter.

4. That the said guardian pay to Dr. C. Coulter Charleston the sum of Sixty four dollars for professional services rendered in the minor Harry L. Kinser, Jr.

5. That the said guardian pay to Dr. C. H. ... the sum of One Hundred & Twenty six

dollars for professional services rendered to the minor, Harry L. Kinser, Jr.

C. L. Cole, Judge.

Filed and Recorded May 22, 1914.

Emanuel C. Shaner, Surrogate.

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ATLANTIC COUNTY ORPHANS' COURT.

In the matter of the guardianship of Marie M. Kinser,) PETITION.
an infant under the age of 14 years.)

To the Hon. Clarence L. Cole, Judge of the Atlantic County Orphans' Court.

The petition of Maude N. Kinser, guardian of Marie M. Kinser, respectfully shows:

1. Your petitioner is the mother of the said Marie M. Kinser.
2. Your petitioner was appointed guardian of the said Marie M. Kinser, by the Surrogate of the County of Atlantic, on the eleventh day of May, nineteen hundred and fourteen, and qualified as such guardian by entering into bond, as required by law, in the penal sum of Twenty thousand dollars.
3. Your petitioner is about to file her inventory and presents the same to this court with the petition, and which discloses that at this time your petitioner has in her possession as such guardian, the sum of one thousand seven hundred seventy five dollars and one cent in cash, and is entitled to have in her possession as such guardian, eighty three and one third shares of the capital stock of the Kinser Construction Company.
4. Your petitioner further shows that the said Marie M. Kinser has no interest in real estate either in this or any other jurisdiction so far as she is able to ascertain.
5. Your petitioner further shows that recently William J. Kinser, the uncle of the said Marie M. Kinser died in the City of St. Louis, intestate, and that administration upon his estate has been granted to his father, Thomas W. Kinser, but how much money will be received by the said Marie M. Kinser from the said estate when the same is distributed eighteen months hence, is uncertain to your petitioner, but if sufficient is realized therefrom to pay the debts of the said William J. Kinser, sufficient stock in the Kinser Construction Company will come to the said Marie M. Kinser and her brother, Harry L. Kinser, Jr., to make them and your petitioner a four ninths owner of the stock issued and outstanding. It is your petitioner's belief that there will be sufficient estate to discharge all of the debts of the said William J. Kinser and distribute to Marie M. Kinser and her brother Harry L. Kinser, Jr., the said capital stock of the Kinser Construction Company and about two thousand dollars in cash to the said Marie M. Kinser.
6. Your petitioner further shows that she has no trade, business or occupation and is absolutely without money or estate, except eighty three and one third shares of the capital stock of the said Kinser Construction Company distributed to her as widow of her late husband, Harry L. Kinser, deceased, who died in Atlantic City, New Jersey, but whose estate was administered in the Surrogate's Court of Cayuga County, State of New York.
7. Your petitioner further shows that since the death of her husband, Harry L. Kinser, deceased, she has been dependent upon her mother and father, with whom she now resides, for the support and maintenance of herself and her children, with the exception of the money which she has received from her husband's estate. During the past year she drew as her own share of her said husband's estate, the sum of one thousand dollars, and utilized the same in the support and maintenance of her said children.
8. Your petitioner further shows that the Kinser Construction Company is a corporation which was owned and operated by her deceased husband, her deceased brother-in-law, and their father, Thomas W. Kinser, and that said Company has always been engaged in doing large operations for the Federal Government, various states and the big cities of the Country, and at the present time is engaged in an operation at East St. Louis Missouri, involving several millions of dollars, but no regular dividends have ever been paid, each member of the corporation having in their life time drawn such sums as was needed and as the profits warranted.

9. Your petitioner further shows that she has been informed by her father-in-law, Thomas W. Kinser, that he will send her two hundred and fifty dollars per month, commencing