

(d) Hannah Jeffries, an aunt, predeceased the intestate, and left surviving her children as follows: Somers Jeffries, Mary R. Woolson, Amelia W. DeMill, Alma E. Smith, Evin K. Jeffries, Wilson Jeffries, Richard Jeffries, Walter D. Jeffries.

Andrew Jeffries, a deceased son of Hannah Jeffries, left surviving him children as follows: Morris Jeffries, Harry Jeffries, Sarah Jeffries, Warren Jeffries, Hannah Jeffries Herbert.

Margaret Bunting, a deceased daughter of the said Andrew Jeffries left surviving her one child: Earl Bunting.

It is thereupon on this 31st day of March nineteen hundred and fifteen ordered, adjudged and decreed that the aforesaid sum be distributed and paid as follows:

Estate of William Risley one fourth or Two thousand fiftysix 47/100 dollars, less Seven Hundred and Seven dollars and twenty cents, tax paid as aforesaid.

Ezra T. Adams, Rebecca Ann Pointer, Jemima Dryden, and Annie Lee Bloxom, each one-twenty-eighth or Two hundred ninety three 78/100 dollars.

Jemima Scott, William J. Adams and Ezra E. Adams, each one-eighty-fourth or Ninety-seven and 92/100 dollars.

Samuel Adams and Mamie Adams each one-fifty-sixth or One hundred forty-six and 89/100 dollars.

Frederick J. Messick, W. J. Messick, Mrs. Frank Littleton Mrs. C. W. Purnell and Mrs. W. K. Spry each one-one hundred and fortieth or Fiftyeight 75/100 dollars.

Elvy A. Jeffries, Mary Anna Ireland, Isaac Jeffries, Rachael Frost, George Jeffries, and Abbie Krimmel each one-thirty-sixth or Two hundred twenty eight 49/100 dollars.

Robert Jeffries, and Ella Jeffries Adams, each one-seventy-second or One hundred fourteen 25/100 dollars.

Daniel Jeffries, Rachael Watson, Abbie Wimbrow and Cora Clark each one-one hundred and forty-fourth or fifty seven and 12/100 dollars.

Muriel Adams one thirty-sixth or Two hundred twenty-eight 49/100 dollars.

Somers Jeffries, Mary R. Woolson, Amelia W. DeMill, Alma E. Smith, Evin K. Jeffries,

Wilson Jeffries, Richard Jeffries, and Walter D. Jeffries each one thirty-sixth or Two hundred twenty-eight 49/100 dollars.

Morris Jeffries, Harry Jeffries, Sarah Jeffries, Warren Jeffries, and Hannah Jeffries Herbert each one-two hundred and sixteenth or Thirty eight and 8/100 dollars.

Earl Bunting one-two hundred and sixteenth or thirty-eight and 8/100 dollars.

C. C. Shinn, J.

Filed and recorded March 31, 1915,

Emanuel C. Shaner, Surrogate.

4535

Atlantic County Orphans' Court

In the matter of the Estate of )

of Elizabeth F. Jacoby, deceased) Decree of Distribution.

The final account of Ralph M. Jacoby, administrator of the last will of Elizabeth F. Jacoby, deceased, having been duly filed exhibiting a balance of \$30,338.21

of the Estate in his hands up to the filing of the same, and such account having been duly allowed by this Court, and it having been proved to the satisfaction of the Court that the said Elizabeth F. Jacoby left her husband Ralph M. Jacoby her surviving as her only next of kin; IT IS thereupon, on this 31 day of March 1915 ordered, adjudged and decreed that the aforesaid sum be distributed and paid to the aforesaid Husband of the said Elizabeth F. Jacoby, as follows:

The entire sum amounting to \$30,338.21 to Ralph M. Jacoby, husband of the said Elizabeth F. Jacoby, deceased.

C. C. Shinn,

Judge.

Atlantic County Orphans' Court.

In the matter of the Estate of )

Elizabeth F. Jacoby, deceased) Order.

That the Court do order that the administrator appointed with the Guarantee Trust

Company, securities amounting to the sum of \$31,587. under an order of this court in lieu of giving a bond for the faithful performance of his duties, and that the final account has been passed allowing to the Guarantee Trust Company the fee of \$25.00 for its services in the matter, and that the decree of distribution has been allowed and filed directing the payment of the entire balance to Ralph M. Jacoby;

It is thereupon, on this 31 day of March, 1915 ordered that the Guarantee Trust Company, do turn over to Ralph M. Jacoby all the securities deposited with it under order of this court in the above entitled estate upon the payment to them of the fee heretofore allowed

C. C. Shinn, Judge.

Filed and recorded March 31, 1915,

Emanuel C. Shaner, Surrogate.

4225

Atlantic County Orphans' Court.

In the matter of the Estate of )

of Edwin F. Peak, deceased ) Petition

To the Orphans' Court of Atlantic County:

The petition of Margaret E. Peak, respectfully shows:

1. That she is the administratrix of the estate of Edwin F. Peak, late of Atlantic City, deceased, and that an order was heretofore made in this Court directing her to give public notice to the creditors of the estate to bring in their debts, demands and claims against the said estate under oath within nine months from the date of said order, which notice was duly given by your petitioner and the time therein limited has expired, and your petitioner further shows that according to the best of her knowledge and belief the real and personal estate of the said decedent was insufficient to pay his debts.

Your petitioner therefore prays that this court will decree the said estate of Edwin F. Peak, deceased, to be insolvent, and for such further and other orders and decrees in the premises as are required by law.

Dated February 27, 1915, Margaret E. Peak *Adm*

State of New Jersey )

County of Atlantic ) ss. Margaret E. Peak, being duly sworn according to law,

on her oath says that the matters set forth in the foregoing petition are true.

Sworn and subscribed to before me )

this twenty-seventh day of February ) Margaret E. Peak

Nineteen hundred and fifteen.

Herbert R. Voorhees, M. C. C. of N. J.

Atlantic County Orphans' Court.

In the matter of the Estate of )

of Edwin F. Peak, deceased ) On Petition to, Order.

It appearing that by an order of the Orphans' Court of the County of Atlantic heretofore made, Margaret E. Peak, administratrix of the estate of Edwin F. Peak, deceased, was directed to give public notice to the creditors of the estate to bring in their debts, demands and claims against the said estate under oath within nine months from the date of said order, and the said Margaret E. Peak, having by her petition filed herein, represented that according to the best of her knowledge and belief the real and personal estate of the aforesaid decedent is insufficient to pay his debts and prayed that the aforesaid estate might be decreed insolvent.

It is thereupon on this twenty-seventh day of February Nineteen hundred and fifteen, ordered that the 28th day of April nineteen hundred and fifteen, be and the same hereby is fixed for the said administratrix to make report to this Court of the several claims and demands exhibited against said estate and to exhibit therewith under oath an account of the moneys, goods, chattels, rights and credits of the said decedent which have come to her knowledge, hands or possession, and also an inventory of the real estate of said decedent which has come to her knowledge, and the value thereof as near as may be, and for the hearing of the application that said estate be deemed insolvent, and it is further ordered that the said Margaret E. Peak give assurance according to the statute in such case made and provided.