

Atlantic County Orphans' Court.

In the matter of the estate of John Riley deceased } Order of Distribution

It appearing to the Court that William F. Jennings, executor under the last will and testament of the said deceased, filed his final account whereby it appears that after the payment of all expenses, incident to the settlement of the estate to the present time there is in his hands the sum of One thousand two hundred and eighteen Dollars and six cents for distribution, and

It further appearing by the said will of the said John Riley deceased, duly probated in the Surrogate's Office of this County, that the decedent after directing that all of his just debts and funeral expenses be paid as soon as reasonable after his decease, disposed of the rest, residue and remainder of his estate, as follows:

"Second:- All the rest, residue and remainder of my estate both real and personal, and wheresoever situated, I give, devise and bequeath as follows: two-thirds thereof unto my children Bernard Riley, Edward Riley, Charles Riley, George Riley, Lizzie Riley, Virginia Riley and Julius Riley, share and shared like their heirs and assigns forever, and one-third thereof unto my wife, Elizabeth Riley, to hold and enjoy the issue, interest and income thereof during the term of her natural life if she shall so long remain my widow and upon her remarriage or death the same shall go to my children above enumerated, in equal shares, their heirs and assigns forever.

And it further appearing by the affidavit of Bernard Riley, that the said Bernard Riley, Charles Riley and Edward Riley, beneficiaries named in said will are of full age, and that George Riley, Lizzie Riley, Regina Riley (called "Virginia Riley" in said will, "Virginia" being the name by which she is always called and known, but whose correct name is "Regina") and Julius Riley, other beneficiaries in said will are minors and are of the ages of eighteen, sixteen, thirteen and eight years respectively, and that said minor children are without a guardian.

It is thereupon on this seventeenth day of June, one thousand nine hundred and eight ordered, adjudged and decreed that the said final account of the said executor be and the same is hereby approved as filed, and

It is further ordered that the said fund, in the hands of the said executor for distribution be distributed by said executor, as follows:

The sum of Two Hundred Dollars to Elizabeth Riley, the widow of said deceased, as and for the widow's exemption One-third thereof unto the surviving widow of said John Riley, deceased, Elizabeth Riley, to hold and enjoy the issue, interest and income thereof during the term of her natural life if she so long remains the widow of said deceased, provided that before such payment is made to her she enter into bonds to the Surrogate of the State of New Jersey in double the amount of such payment to her with satisfactory surety to be approved by this Court, conditioned that the principal of

according to the terms of said will, immediately upon her death or re-marriage.

The remaining two-thirds of said sum for distribution to Bernard Riley, Edward Riley, Charles Riley, George Riley, Lizzie Riley, Regina Riley (called "Virginia Riley" in the will) and Julius Riley, in equal shares; the shares of those of full age to be paid to them personally, or to their assigns, and the shares of those who are minors to be paid to their respective guardians and the said executor at the time of making such payment shall require a refunding bond in three times the amount of the share paid

E. A. Fisher
Judge

Filed and Recorded June 18, 1908.
Emanuel C. Shaner,
Surrogate