

said order, and the said Lewis P. Barber, having by his petition filed herein, represented that according to the best of his 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-first day of May A.D. 1909, ordered that the eighteenth day of August A.D. 1909 be and the same hereby is fixed for the said administrator to make report to this court of the several claims and demands which may be exhibited against said estate and to exhibit therewith under oath an account of the money, goods, chattels, rights and credits of the said decedent which have come to his knowledge, hands or possession and also an inventory of the real estate of said decedent which has come to his knowledge and the value thereof as near as may be, and for the hearing of the application that said estate be decreed insolvent, and it is further ordered, that the said Lewis P. Barber give due notice according to the statute in such case made and provided, of his intention to make such report and application.

E. A. Higbee
Judge

Filed and Recorded June 8th 1909

Emanuel C. Shaver
Surrogate

In the matter of the Estate of James Doris, Deceased } Atlantic County Orphans' Court
Decree of distribution and
release of surety
Whereas James Doris died on September 9th, 1906, domiciled in Atlantic City in this state, having first made a will dated August 10th, 1906, which will was duly probated by the Surrogate of the county of Atlantic, wherein and whereby he did constitute and appoint Catherine Bloomer, Bernard Boss and John F. Reardon, executors of his estate, and upon which letters testamentary were granted by the Surrogate of said county, as will more fully appear by the records now on file in the office of said Surrogate. And,
Whereas the said Catherine Bloomer, Bernard Boss and John F. Reardon, executors as aforesaid, did, on the twenty sixth day of November, nineteen hundred and eight, file in the office of the Surrogate of the county aforesaid, their account, which account was duly allowed by the Orphans' Court of said county by a decree dated March 17th, 1909, as will appear by the record of said decree, now on file in said office, and
Whereas ancillary letters were duly issued to the aforesaid executors by the Register of Wills of the city and county of Philadelphia, on the eighth day of November, nineteen hundred and six, and
Whereas the said executors have duly filed in the Orphans' Court of Philadelphia County their account, and

Whereas on the fifteenth day of December, nineteen hundred and eight, the said account was duly confirmed nisi, and subsequently on the second day of January, nineteen hundred and nine, was confirmed absolutely, and

Whereas it appears by said account so filed and confirmed that the executors had in their hands, and which they were directed by the order aforesaid, to pay to the domiciliary executors, the sum of twenty thousand, two hundred and three dollars and forty eight cents (\$20,203.48), which said sum has been duly received and deposited by them as such domiciliary executors; and,

Whereas Catherine Bloomer and John F. Reardon, executors (Bernard Boss the other executor, having been discharged from his said office) have filed their petition in the Atlantic County Orphans' Court, among other things, setting forth that they are in the possession of certain securities belonging to said estate, which were the property of the testator at the time of his decease, and certain other securities which the said executors accepted as part of the purchase price for certain real estate, of which the said testator died seized, and praying the order of this court that they may be permitted to retain said investments for the purpose of carrying out certain trusts declared by the said testator in and by his said will, and of which trusts the petitioners in said petition named are the trustees; and it further appearing upon due proof made in open court that it will be made advantageous to the trust fund and to the interest of the parties entitled to share therein to retain the said securities, and
Whereas it further appears by a petition filed