

Atlantic County, Orphans' Court

In the matter of the estate of Enoch B. Scull deceased, who did testate

Final Order
On Final Distribution

The final account of Abigail B. Scull and Fattie B. Scull, executrices of the last will of Enoch B. Scull deceased, having been duly filed, exhibiting a balance of twenty-seven thousand nine hundred dollars and ninety cents of the said estate in their hands, and the said account having been duly allowed by the court, and under an order for partial distribution, bearing date the twenty-first day of June, nineteen hundred and eleven, it appearing that the said executrices have distributed to the legatees, the sum of eighty-four hundred dollars to Abigail B. Scull and forty-two hundred dollars, each, to Almira Scull May, Sarah A. Scull, Fattie B. Scull and Laura Scull, and it appearing that the said Enoch B. Scull deceased, in and by his last will, directed that all the rest, residue and remainder of his said estate, after the payment of his debts and the cost of settling his estate, should be given one-third to his widow, Abigail B. Scull, and the remaining two-thirds to his children, Almira Scull May, Sarah A. Scull, Fattie B. Scull and Laura Scull share and share alike, and the court having heard William M. Cavenger, proctor for Abigail B. Scull, Fattie B. Scull, Sarah A. Scull and Laura Scull, legatees, and John Boyd Lewis, proctor for Almira Scull May, due notice of this application having been waived by the parties at interest:

It is, therefore, on this twentieth day of November, nineteen hundred and twelve ordered, that the sum of twenty seven hundred and 90/100 dollars, being the full balance in the hands of the executrices, after paying the twenty five thousand two hundred dollars covered by the order of partial distribution aforesaid, be distributed in accordance with the terms of the last will and testament of the said Enoch B. Scull, deceased, to wit: one-third thereof to Abigail B. Scull, one-sixth thereof unto Sarah A. Scull, one-sixth unto Fattie B. Scull one-sixth unto Laura Scull and one-sixth unto Almira Scull May.

It is further ordered that the said final account be, and it is, hereby allowed as stated, and filed, and that the said executrices, upon filing a release and refunding bonds, covering the sum aforesaid, be, and they are, hereby discharged.

E. A. Hughes

Judge

I consent for Almira Scull May
Dated 1/3/13.

John Boyd Lewis
Proctor

I also consent
Wm M. Cavenger,
Proctor

Filed and Recorded January 10 - 1913.

Manuel B. Shaver,
Surrogate

In the Orphans' Court of Atlantic County.

In the matter of the estate of William M. Simpson, who died testate

Application for Decree of Insolvency

Annie S. Heneman, administratrix, et al. of the estate of William M. Simpson, deceased, represents that, by order of the surrogate of Atlantic County, she has given due notice to all the creditors of said decedent to bring in their debts, demands and claims against his estate, within the time limited by law; that according to the best of her knowledge and belief the real and personal estate of said decedent is insufficient to pay his debts and she prays that this court will decree the estate of said decedent to be insolvent, and make such other orders and decrees in the premises as are by law required.

Annie S. Heneman,
Administratrix et al. of the Estate
of William M. Simpson deceased.

State of Pennsylvania }
City of Philadelphia }

Annie S. Heneman, being duly sworn, says that she is the above named applicant, and that the matters set forth in the foregoing application are true.

This tenth day of January, A. D. 1913.

Annie S. Heneman

Oliver W. Payson,
Master in Chancery of New Jersey.

In the Orphans' Court of Atlantic County.

In the matter of the estate of William M. Simpson, who died testate

Order Fixing time for Report of Claims

Annie S. Heneman, the substituted administratrix of the estate of William M. Simpson deceased, having applied to have said estate decreed insolvent, and it appearing that said applicant, by order of said surrogate, has given due notice to all creditors of said decedent to bring in their claims, debts and demands within nine months from the date of said order; it is therefore ordered, that Wednesday, the nineteenth day of March next, be and the same is hereby fixed for the said administratrix to present to this court a report of claims and an account of assets, and for the consideration of said application. And the said Administratrix is to give due notice of her intention to make such report and application.

E. A. Hughes

Judge

In the Orphans' Court of Atlantic County.

In the matter of the estate of William M. Simpson, who died testate

Order for Filing Supplementary Final Acct.

This matter being opened to the court by H. W. Lewis, proctor for the said estate, and it appearing that the final account of Annie S. Heneman, substituted administratrix et al. hereto filed was deficient in that a list of the claims, debts and demands against said estate exhibited to said administratrix was not therein set forth; and it further appearing that said administratrix