

Atlantic County Superior Court

In the matter of the Estate of Mary Simpson, deceased } Order for distribution
of her said intestate.

The surrogate, having audited and stated the account of Rev. William H. Blatchford, administrator of Mary S. Simpson, deceased, and placed the same in the files of his office twenty days previous to this time, and now presents the same to this court for allowance, and proof being made that notice of his intention to settle the account at this time has been given according to law, and no exceptions thereto having been filed, the said account is, on this nineteenth day of March nineteen hundred and thirteen, in all things allowed as reported. And it further appearing to the court that the said Mary Simpson left no children, or children of deceased child, or husband then surviving, and at the time of her death, did leave her surviving a brother, Charles E. Stevenson, and a nephew, William Edward Padcliff, a nephew, Webster S. Padcliff, and a niece, Lillian Padcliff Stuckert, all of full age, and children of a sister, Josephine Stevenson Padcliff, deceased, as her only living next of kin at the time of her decease. And it further appearing by due proof, on file in this cause, that she had departed this life on the eighteenth day of December, nineteen hundred and twelve, in the city of Philadelphia, in the State of Pennsylvania, without leaving a last will and testament, and leaving two surviving daughters, Sarah P. Stevenson, a daughter, Ellen M. Stevenson Bond, both of full age, and a grandson, Charles Dickinson, an infant under the age of twenty-one years, the son of a deceased daughter, Irene Stevenson Dickinson, as the only next of kin; and it further appearing that the administrator paid to the State of New Jersey the sum of two hundred, forty-one dollars and ninety-seven cents as the collateral inheritance tax assessed against the interest of the said William Edward Padcliff, Webster S. Padcliff and Lillian Padcliff Stuckert; and it further appearing that the said administrator has heretofore delivered jewelry and household effects appraised at the sum of two hundred, sixty-eight dollars and seventy-seven cents to the said Charles E. Stevenson, in his lifetime, and the said William Edward Padcliff, Webster S. Padcliff and Lillian Padcliff Stuckert, under an agreement that six hundred, thirty-four dollars and thirty-eight cents, or one-sixth of the said amount should be charged against the distributive share of the said Charles E. Stevenson, now deceased; the sum of two hundred, eleven dollars and forty-six cents, or one-sixth of the said amount, should be charged against the distributive share of William E. Padcliff; the sum of two hundred, eleven dollars and forty-six cents, or one-sixth of said amount, should be charged against the distributive share

of Webster S. Padcliff; and the sum of two hundred, eleven dollars and forty-six cents, being one-sixth of the said amount, should be charged against the distributive share of Lillian Padcliff Stuckert, as well as a full and at large appeal by formal release and discharge, of record in the surrogate's office in this estate; let it be on this 19th day of March, nineteen hundred and thirteen, ordered as follows: 1. That William M. DeLenger, Proctor for the administrator and the next of kin be, and he, hereby allowed the sum of Five Hundred dollars, as and for his counsel fees, in addition to the retaining yet heretofore paid him by the administrator. 2. That the sum of nine thousand, thirty-three dollars and three cents, now in the hands of the administrator, as shown by the final account, be distributed and paid as follows: one-sixth part thereof, less eighty dollars and sixty-five cents, paid for collateral inheritance tax and two hundred, eleven dollars and forty-six cents, distributed in kind to William E. Padcliff, nephew of the said intestate; one sixth part thereof, less eighty dollars and sixty-six cents, paid for collateral inheritance tax and two hundred, eleven dollars and forty-six cents, distributed in kind to Webster S. Padcliff, nephew of the said intestate; one sixth part thereof, less eighty dollars and sixty-six cents, paid for collateral inheritance tax and two hundred, eleven dollars and forty-six cents, distributed in kind to Lillian Padcliff Stuckert, niece of the said intestate; and that one-half part thereof, less six hundred, thirty-four dollars and thirty-eight cents, distributed in kind, to Charles E. Stevenson in his lifetime, be paid to the administrator of the said Charles E. Stevenson, deceased. 3. That upon making the distribution aforesaid and filing the necessary refunding bonds and recording the proper releases, the said administrator be and he is, hereby discharged. 4. That for the purpose of calculation only, in arriving at the distributive share due to the parties aforesaid, there be added to the amount shown to be in the hands of the administrator for distribution by the said final account, the sum of two hundred, forty-one dollars and ninety-seven cents, being the amount paid by the administrator for collateral inheritance tax, assessed against the interest of Webster S. Padcliff, William E. Padcliff and Lillian Padcliff Stuckert.

E. A. Higbie
Judge

Filed and Recorded March 19-1913
Emanuel C. Dwyer
Surrogate