

It is thereupon on this 19th day of May, in the year of our Lord one thousand nine hundred and thirteen Ordered that all persons interested in the lands, tenements, hereditaments and real estate of the said Sally S. Freeman, deceased, appear before this Court at the Court house at Mays Landing, New Jersey, at 9:30 o'clock in the forenoon of July 31st next, to show cause why so much of the said lands, tenements, hereditaments and real estate as all the same of the said Sally S. Freeman, deceased, should not be sold as will be sufficient to pay her debts.

It is also Ordered that a copy of this order be published once a week for a period of six weeks as required by law, in the Atlantic County Record.

Witness Clarence S. Cole, Esquire, Judge of the said Court, this 19th day of May, A.D. one thousand nine hundred and thirteen.

Clarence S. Cole, Judge
 Filed and Recorded, May 19, 1913,
 Emanuel C. Leguer, Surrogate

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Atlantic County Orphans' Court

In the matter of the final account of Elyburn F. Boyle and Clarence S. Cole, Executors of the estate of Jane B. Shain, deceased.

The surrogate having audited and stated the final account of Elyburn F. Boyle and Clarence S. Cole, Executors of the estate of Jane B. Shain, deceased, and placed the same on the files of his office twenty days previous to this time and now presenting the same to this Court for allowance and approval being made that notice of his intention to settle the said final account at this time has been given according to law, and no exceptions thereto having been filed with this Court, the said final account is as reported.

Done in open Court.
 Wm. I. Boyle, Judge.

Filed and Recorded May 19-1913,
 Emanuel C. Leguer, Surrogate

Atlantic County Orphans' Court

In the matter of the estate of Charles C. Carter, deceased. On petition &c.

This matter coming on to be heard upon the return of the rule to show cause heretofore allowed, bearing date the third day of May, nineteen hundred and thirteen, and it appearing by the affidavits of Robert W. Archibald, Jr., Harry J. Robertson, George W. Fisher, Myron Carter, Wallace W. Dale, and A. T. Little filed herein, that the petition of Robert W. Archibald, Jr., administrator de bonis non cum testamento annexo of Charles C. Carter, deceased, filed in this cause, and the said order to show cause dated May third, nineteen hundred and thirteen have been served upon all known parties in interest in said estate within the time limited by said order, and no cause being shown or appearing to the contrary.

It is on this 29th day of May, nineteen hundred and thirteen on motion of Grey and Archer, Executors for Robert W. Archibald, Jr., administrator de bonis non cum testamento annexo of Charles C. Carter, deceased, ordered, adjudged and decreed that the prayer of the petition be granted and that upon the purchase complying with the terms and conditions of the sale the said Robert W. Archibald, Jr., administrator de bonis non cum testamento annexo, make, execute and deliver unto Caryn Ridge or his nominees a good and sufficient conveyance in the law for the lands and premises described in said petition, to-wit:

All that following tract of land and premises known as 113 and 115 North Delaware Avenue in the City of Atlantic City in the County of Atlantic and State of New Jersey, beginning at a point on the East side of Delaware Avenue in the said City one hundred and fifty feet north of Arctic Avenue, containing in front on said Delaware Avenue, fifty feet and in depth eastwardly one hundred and seventy-five feet.

And further that Albert C. Alcott, administrator c.t.a. appointed by the surrogate of the County of Atlantic having filed an answer to said rule to show cause and the court being of the opinion that it shows no reason why the sale should not be confirmed.

It is further ordered that said answer be overruled.

C. S. Cole, Judge

In the matter of the estate of Charles C. Carter, deceased. On petition &c. Rule to show cause why sale should not be confirmed.

Now comes Albert C. Alcott administrator c.t.a. of the above named deceased testator and for answer to the petition and rule to show cause why the testator's lands in this County made by one Robert W. Archibald, Jr. assuming to act as administrator c.t.a. by creation of the Orphans' Court of the City and County of Philadelphia and State of Pennsylvania should not be by this Court confirmed, according to law says:

That on or about the tenth day of December A.D. 1911 answering Albert C. Alcott was duly appointed Administrator c.t.a. of the estate of the said Charles C. Carter upon the petition of George W. Fisher of the County of Philadelphia and State of Pennsylvania one of the ordinary executors of said testator Carter after filing an exemplified copy of deceased's will and the estate thereby in the County of Philadelphia Pennsylvania.