

the petition hereto annexed, and that the contents thereof are true.

Sworn and subscribed before me this 11th)

day of May, 1914.)

Harry R. Coulomb,

Geo. A. Bourgeois.

M. C. C. of N. J.

ATLANTIC COUNTY ORPHANS' COURT.

In the Matter of the Estate of

Victor Freisinger, dec'd.

AFFIDAVIT.

State of New Jersey

Atlantic County, ss.

Louis E. Stern and H. Walter Gill, being each severally duly sworn upon their oath, depose and say that they are the appraisers appointed to appraise all the goods, chattels, interest, credits and effects of Victor Freisinger, deceased, and that on the ninth day of May, nineteen hundred and fourteen, they in the presence of George A. Bourgeois, Esq., the executor under the last will and testament of Victor Freisinger, deceased, made an inventory and appraisal of all the goods, chattels, interest, credits and effects of the said Victor Freisinger, deceased found in Atlantic City, and that in their opinion the said goods and chattels, interest, credits and effects enumerated in the inventory are not of any greater value than that set out in the said inventory; that the aggregate of all the said goods and chattels, interests, credits and effects in their opinion will not exceed the sum of Nineteen Hundred dollars.

Sworn and subscribed before me this)

19th day of May, 1914.)

Harry R. Coulomb,

M. C. C. of N. J.

Lewis E. Stern

H. Walter Gill.

ATLANTIC COUNTY ORPHANS' COURT.

In the Matter of the Estate of Victor Freisinger, dec'd.) ORDER.

This matter being opened to the court by Bourgeois & Coulomb, Proctors of the estate of Victor Freisinger, deceased, and upon reading and filing the duly verified petition and it appearing to the court that it would be advantageous to the Estate to sell the goods and chattels, rights, credits and effects of the said Victor Freisinger, deceased, as per inventory on file in the Office of the Surrogate of Atlantic County, for the sum of Six Hundred Dollars, cash money, and a release of the claims of Martha A. Lindley under a certain distress proceedings for rent due from the said Victor Freisinger, accrued within six months previous to the date of the decease of the said Victor Freisinger and also for a certain claim for rent due to Hannah M. Smith Clowney; and nothing being shown to the contrary;

It is, on this Twentieth day of May, nineteen hundred and fourteen, on motion of Bourgeois & Coulomb, Proctors, Ordered that George A. Bourgeois, Executor of the Estate of Victor Freisinger, deceased, is authorized to convey to the said Martha A. Lindley all the goods and chattels, rights, credits and effects of the said Victor Freisinger deceased, for the sum of Six Hundred Dollars, in cash, upon release of her said claim and the claim of the said Hannah M. Smith Clowney of the Estate of Victor Freisinger, deceased.

C. L. Cole, Judge.

Filed and Recorded May 23, 1914.

Emanuel C. Shaner,

Surrogate.

ATLANTIC COUNTY ORPHANS' COURT.

In the matter of the estate of) On petition for Sale of Lands to pay Debts.
Erhard Haushalter, deceased.) Recree for Sale.

The order to show cause made in this matter on the twenty-first day of March, A. D. nineteen hundred and fourteen, having been advertised and published according to law, and the court having heard and examined the allegations and proofs of Le Roy Ayres, substitutionary administrator with the will annexed of the Estate of Erhard Haushalter, deceased, and of the parties interested, and it appearing on full examination that the personal estate of Erhard Haushalter, is not sufficient to pay his debts and that the said Le Roy Ayres, administrator as aforesaid, has applied all of the personal estate that has come to his hands to the payment of the said debts and that there is a deficiency amounting to the sum of Five Hundred, nineteen dollars and seventy cents.

It is thereupon, on this twenty-seventh day of May A. D. nineteen hundred and fourteen, ordered that the said Le Roy Ayres, administrator as aforesaid, sell the following tract of land whereof the said Erhard Haushalter died seized, to wit: All that certain tract of land with the messuage thereon erected situated in the Borough of Pleasantville, Atlantic County and State of New Jersey, (formerly Egg Harbor Township) bounded and described as follows:

BEGINNING in the line of David G. Bartlett, deceased, now the Weavers heirs and in the Shore Road at the distance of one rod from the Northwest side and runs (1st) North fifty-six degrees and a quarter West in said line five chains; thence (2nd) North thirty-nine degrees and a quarter East two chains and one link; thence (3rd) South fifty-six and a quarter degrees East five chains to the Shore Road and thence (4th) South thirty-nine degrees and a quarter West two chains and one link to the place of beginning. Containing one acre more or less. It being the premises the present grantor purchased of William Robinson and wife by deed dated September twentieth, eighteen hundred and eighty-six, and recorded October eleventh, eighteen hundred and eighty-six, in the Clerk's Office at Atlantic County at May's Landing, New Jersey in Book No. 113, page 365 &c., to raise the aforesaid sum of five hundred, nineteen dollars and seventy cents for the payment of the debts of the said decedent, and that after making such sale that the said Le Roy Ayres report the same to this Court for its approval and confirmation;

And it is further ordered that before selling the aforesaid lands the said Le Roy Ayres, administrator as aforesaid, shall first enter into bond to the ordinary with condition according to the statute in such case made and provided, in the sum of Two thousand dollars, with two or more sufficient sureties, to be approved by this court.

C. L. Cole, J.

Filed and Recorded May 27, 1914.

Emanuel C. Shaner,

Surrogate.

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ATLANTIC COUNTY ORPHANS' COURT.

On the Application of Charles Bertalino administrator)
of the estate of Antonio Bertalino, deceased, for and order) Order to Sell.
to sell lands to pay debts.)

The order to show cause, made on the seventh day of March, A. D. nineteen hundred and fourteen, having been advertised and published according to law, and the court having now, on the day appointed, heard and examined the allegations and proofs of the parties; and it appearing, on full examination, that the personal estate of said Antonio Bertalino is not sufficient to pay his debts, and that the said Charles Bertalino, administrator, has applied all the personal estate that hath come to his hands, to the payment of said debts, and that there is a deficiency amounting to the sum of Eleven Hundred seventy five & 52/100 Dollars.

And it being made to further appear that in accordance with the statute in such case made and provided, notice had been given to Maria Bertalino and Rosa Bertalino, each of whom claim to be the surviving widow of the decedent, Antonio Bertalino, of an application