

Surrogate of the County of Atlantic.

You will please take notice that the caveat, heretofore filed by me on the 6th day of June 1913, in which I protested against the probate of the will of Jane Fortescue, deceased, is hereby withdrawn.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 24th day of November 1914.

Signed, Sealed and Delivered)
in the presence of) William Pinsker. *(Signature)*

E.A. Higbee
State of New Jersey)
County of Atlantic } SS. BE IT REMEMBERED, that on the 24th day of November, 1914, before me, one of the Masters in the Court of Chancery of the State of New Jersey, personally appeared William Pinsker, who, I am satisfied, is the person named in and who executed the within instrument, and I having first made known to him the contents thereof he acknowledged that he signed, sealed and delivered the same as his voluntary act and deed.

E.A. Higbee

M.C.C. of N.J.

Filed and recorded December 1, 1914.

Emanuel C. Shaner,

Surrogate.

3908

ATLANTIC COUNTY ORPHANS' COURT.

In the matter of the estate) ORDER:
of Henry Bellis, deceased)

I hereby constitute and appoint Sydney B. de la Rue, of Atlantic City, New Jersey Proctor of the Estate of Henry Bellis, deceased.

Matilde C. Bellis

Executrix of the estate of Henry Bellis,
deceased.

Dated December 1, 1914.

Filed and recorded December 2, 1914.

Emanuel C. Shaner

Surrogate.

4373

STATE OF NEW JERSEY
COUNTY OF ATLANTIC, ss.

Armand T. Nicholas, of full age, being duly sworn according to law, on his oath, says: that, during the lifetime of Jane Fortescue, deceased, there were business dealings between her and Clement J. Adams, consisting of the collection of rents, by the said Clement J. Adams or his Company, the C. J. Adams Company, the endorsement of her notes by the said Clement J. Adams, the investment of certain funds of the said Jane Fortescue, deceased, by the said Clement J. Adams, and the collection of coupons on certain bonds of the said Jane Fortescue, deceased.

Deponent further says that the said Clement J. Adams, in particular, endorsed two notes of \$5,000 each of the said Jane Fortescue, deceased, which were discounted by the Atlantic City National Bank, and, at the time of her death, there were with one of the said notes, five thousand dollar bonds of the Atlantic City Hospital, drawing five per cent, and two thousand dollar bonds of the Associated Realty Company, drawing six per cent interest, and that said note is now held by the Atlantic City National Bank under protest.

Deponent further says that the said Clement J. Adams held the note of \$5,000, which was discounted in the sum of \$1,000, and the note of \$5,000 to the credit of the Atlantic City Hospital, and the value of \$1,000 of the said Jane

dollar bonds of the Associated Realty Company belonging to the said Jane Fortescue, deceased, as well as some leases, old notes and other papers having to do with her transactions.

Deponent further says that, in order to prevent litigation, between the estate of Jane Fortescue, deceased, and the said Clement J. Adams and the C. J. Adams Company, an expert bookkeeper was employed to state the account between the parties with the result that it has been established to the satisfaction of all parties concerned, that the estate of Jane Fortescue, deceased, owes nothing to the C. J. Adams Company and owes \$1311.14 to the said Clement J. Adams.

Deponent further says that it was agreed between the parties involved in the transaction, that \$100 be contributed by the Jane Fortescue estate, toward the payment of the fees due the attorney and expert bookkeeper of the said Clement J. Adams and the C. J. Adams Company.

Deponent further says that it was also agreed that a general release should be exchanged by the parties involved in the transaction.

Deponent further says that it was further agreed that the said Clement J. Adams should deliver to John B. Slack administrator the \$10,000 of Associated Realty Bonds with coupons attached from September, 1913, the Haddad note, the Deshey note, and all leases, cancelled notes and other papers belonging to Jane Fortescue, deceased.

Deponent further says that it was also agreed that said Clement J. Adams, without compensation, should negotiate a sale of the \$5000 of Atlantic City Hospital Bonds for \$4500, so as to put the estate of Jane Fortescue, deceased, in funds to discharge the \$5000 note in the Atlantic City National Bank, upon which the said Clement J. Adams is endorser.

Deponent further says that, in his opinion, the settlement is a fair one and should be consummated on the basis submitted as it brings assets to the estate and discharges outstanding pressing obligations.

Deponent further says that he is of the opinion that \$4500 is all that can be realized for the Atlantic City Hospital Bonds at this time.

Sworn and subscribed this 16 day of November A.D. 1914.) Armand T. Nicholas.
before me.)
Wm. M. Clevenger.)
M.C.C. of N.J.)

State of New Jersey

Bounty of Atlantic, ss.

John B. Slack, Admr. P.L. of Jane Fortescue, Deceased, of full age, being duly sworn according to law upon his oath says: that one of the items settled in the Adams accounting is his allowance of a credit of \$2500 claimed by the Estate & which Adams claims he was authorized to invest in a stock now of doubtful value. Inasmuch as Adams has taken over the stock & allows the full \$2500 therefor, without interest, deponent feels to it is the advantage of the estate to loose \$500 in a forced sale of the Hospital bonds, rather than to litigate with Adams for the interest which might be received after an expensive lay out.

Sworn and subscribed this 16th day of Nov. 1914 before me.) John B. Slack.
Wm. M. Clevenger.)
M.C.C. of N.J.)

Filed and recorded December 7, 1914.

Emanuel C. Shaner

Surrogate

4373

ATLANTIC COUNTY ORPHANS' COURT.

In the matter of the estate)

of Jane Fortescue, deceased.) Order.

who died testate.)

John B. Slack, Admr. P.L. of Jane Fortescue, Deceased, of full age, being duly sworn according to law upon his oath says: that one of the items settled in the Adams accounting is his allowance of a credit of \$2500 claimed by the Estate & which Adams claims he was authorized to invest in a stock now of doubtful value. Inasmuch as Adams has taken over the stock & allows the full \$2500 therefor, without interest, deponent feels to it is the advantage of the estate to loose \$500 in a forced sale of the Hospital bonds, rather than to litigate with Adams for the interest which might be received after an expensive lay out.