

The People of the State of New York v. Betsey Smith and
Oratory

Whom Franklin Smith as in alleged, lately died in
testate being at or immediately previous to his death an inhabitant
at that time, or having left assets which then were or may
since come within the county of Orange, by means whereof
the ordering & granting administration of all and singular the
goods chattels & credits of which the said intestate died seised
and also the auditing, allowing & discharging the account
thereof do belong unto our County Judge of the County of Orange
And we do hereby declare that the goods, chattels & credits of
the said intestate shall be well & faithfully administered
according to the appointment of our County Judge of the County of Orange
And we do hereby require you to make or cause
to be made a true & perfect inventory of all and singular
the goods, chattels & credits of the said intestate, within a reasonable
time and return a duplicate thereof to our
County Judge of the County of Orange within three months
from the date of this present, and if further personal
property or assets of any kind not mentioned in
any inventory that shall have been so made shall
come to your possession or knowledge to make or cause to be
made in like manner a true and perfect inventory
thereof within two months from discovery thereof

And we do by these presents, declare constitute
and appoint you the said Betsey Smith administratrix
of all & singular the goods, chattels and credits which
were of the said Franklin Smith deceased

In testimony whereof We have caused the
seal of the surrogate Court of our said
County of Orange to be hereunto affixed
Witness Ourself the County Judge
of our said County of Orange at Middletown
in said County the 25th day of June
A.D. 1849

J. H. Whitney County Judge of
Orange County

L.S.

The People of the State of New York To all to whom these
things shall come or may concern send greeting:

Know ye that at the office of the County of Orange, on the
fourth day of July A.D. 1849 before Orla H. Whitney County Judge
of our said County, the last will and Testament of David
Mallison deceased, was proved & is now approved and
allowed by us: And the said Testator at or immediately
previous to his death being an inhabitant of or having
left assets which then were or may since come within
the said County of Orange, by reason whereof the proving
and registering of the said will, and granting administration
of all and singular the goods, chattels and credits of
the said Testator and also the auditing allowing and
final discharging the account thereof do belong unto
our County Judge of the said County: The Administration
of all and singular the goods, chattels and credits of
the said deceased in any way concerning his will
is granted unto Henry Palmer & Obediah Matteson
his Executors in the said will named therein being
taken and subscribed in oath or affirmation faithfully
and honestly to discharge the duties of such Executors:
whereby requiring you to make or cause to be made
a true and perfect inventory of all and singular the
goods, chattels and credits of the said Testator within
a reasonable time and return a duplicate thereof
to our County Judge of the County of Orange within
three months from the date of this present; and
if further personal property or assets of any kind
not mentioned in any inventory that shall have
been so made shall come to your possession or
knowledge to make or cause to be made in like
manner a true and perfect inventory thereof
and return the same within two months after
discovery thereof and also to render a just
and true account of the administration when
thereunto required

In Testimony whereof, we have
caused the seal of the surrogate Court
of our said County of Orange to be
hereunto affixed

Witness Ourself the County Judge of our
County of Orange at Middletown the 13th day of July
A.D. 1849 O. H. Whitney County Judge of Orange
County

L.S.