

In appointed, hereby requiring you the said guardian, to sofly keep the real and personal property of said minor which shall hereafter come to your custody, and not suffer any waste, sale or destruction of the same, but to keep up and maintain his lands, tenements and hereditaments by and with the rents, issues and profits thereof, or with such other moneys belonging to him as shall come to your possession, and to deliver the same to him when he becomes of full age, or to such other guardian as may be hereafter appointed, in as good order and condition as you received the same also, to render a just and true account of all moneys and property received by you, and the application thereof, and of your guardianship in all respects to any Court having cognizance thereof when therein after required.

In Testimony whereof, we have caused the seal of the office of the Surrogate of the County of Oswego, N.Y. to be hereunto affixed.

L. S. Helms Non. Sheldon B. Mead, Surrogate of our said County of Oswego, N.Y., At the City of Oswego, N.Y. the 6th day of March, in the year of our Lord one thousand eight hundred and ninety six. H. J. Pentecost clerk of the surrogate Court

Recorded March 6. 1896

H. J. Pentecost clerk

Surrogate's Court - Oswego County.

In the matter of the application of Florence Hollenbeck, one of the heirs at law, next of kin and legatee of Geman Corn, late of Oswego N.Y., deceased, to compel George S. Bay, as Administrator with the will annexed, of said Geman Corn, to make and file an account of his proceedings as such Administrator

It appearing to me that the last will and testament of said deceased was duly admitted to probate by the surrogate Court of the County of Oswego on or about the 21st day of July, 1894, and that letters of Administration with the will annexed were duly issued by said Court to George S. Bay upon the estate of said deceased on or about the 21st day of July, 1894 and that an account of the proceedings of said administrator with the will annexed has ever been filed by the said George S. Bay as administrator with the will annexed, of said deceased, and that eighteen months have elapsed since the said letters were issued to said George S. Bay, and that no special proceedings upon the petition or otherwise, for the judicial settlement of the accounts

of said administrator with the will annexed is pending.

It is hereby ordered and decreed that the said administrator with the will annexed shall come before me at the said surrogate Court to be held in the office of the Surrogate at the City of Oswego, in the County of Oswego and State of New York, on the 10th day of March, 1896, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard by said administrator with the will annexed should not under an account of all his proceedings as such administrator, as aforesaid, and that a copy of the foregoing petition and this order be served upon said administrator with the will annexed at or before 12 o'clock, noon, of March 13th, 1896.

S. B. Mead L. S.  
Surrogate of the Court of Oswego

At a surrogate Court held in the City of Oswego on the 23d day of March 1896.  
Present S. B. Mead.

In the matter of the }  
Estate of }  
of }  
Mabrina M. Seabra }  
} upon the request of Albert White one of the }  
} residuary legatees of the above estate. }  
} it is hereby ordered: That the executors }  
} of said estate pay to the residuary legatees }  
} the accrued interest on the balance of the }  
} estate in their hands <sup>up to the date of</sup> the death of Hilata Bush }  
} }  
S. B. Mead Surrogate L. S.

At a Surrogate Court held in and for the Village of Palaska in and for the County of Oswego, on the 9th day of January, 1896.  
Present: Sheldon B. Mead, Surrogate.

In the matter of the final judicial settlement of the accounts of John R. Allen as sole Administrator of the estate of Martin A. Allen, deceased.

On reading and filing the affidavit of John R. Allen, the Administrator of the estate of Martin A. Allen deceased, showing that as such Administrator, he rendered a final account of his proceedings herein, on the 6th day of November, 1895, and that on that day his accounts were allowed and judicially settled or presented, and further showing that he has disposed of and distributed the money in his hands belonging to said estate, as directed in the decree entered by this Court upon such final accounting, and upon his producing vouchers in support of said payments. It is hereby adjudged, ordered and decreed that the said John R. Allen, as Administrator of said estate, and his