

At a Term of the Surrogate's Court  
held at the office of the Surrogate  
in the City of Oswego, N.Y., in and  
for the County of Oswego, on the 18  
day of January, 1904  
Present, Hon S. B. Inaad  
Surrogate.

Surrogate's Court - Oswego County  
On the Matter of the Estate  
of  
Edgar Southworth

On reading and filing the petition of Tyler M  
Church, verified the 16 day of January, 1904, and the  
Certificate of Thomas Moore, Oswego County Treasurer,  
dated January 1, 1904, and it appearing therefrom  
that the sum of \$594.20 belonging to said Clara  
Southworth, an infant is now in the hands of said  
County Treasurer deposited in First National Bank of  
Oswego, and that the said Tyler M Church is the  
Legal Guardian of said Clara Southworth and  
as such is entitled to such money, now on motion  
of Coville & Butcher, Attorneys for the petitioner, it is,

Ordered, Directed and decreed that the said  
County Treasurer and said First National Bank of Oswego  
N.Y. upon the service of a certified copy of this order  
and due form of law, pay to the said Tyler M  
Church, or to Coville & Butcher, his Attorneys, the said  
sum of \$594.20

Wentd Jan. 18, 1904

S. B. Inaad  
Surrogate

F. A. Ball, Clerk  
Amended Feb. 1, 1904 by order  
inasmuch as to  
read Edgar Southworth  
instead of Edward Southworth

S. B. Inaad  
Surrogate

Recorded Feb 1, 1904

F. A. Ball  
Clerk

At a Surrogate's Court held in and for the  
County of Oswego, At the Surrogate's office, in the  
City of Oswego, in said County, on the 18<sup>th</sup> day  
of January, 1904.

Present, Hon S. B. Inaad, Surrogate  
In the Matter of the Estate

of  
John McKimney

Jerry Sullivan, the executor of the estate of  
John McKimney, deceased, having filed his final account  
and a petition asking for a final judicial settlement  
in the above estate in the Surrogate's Court of Oswego  
County, and a citation having been duly issued by  
said Surrogate returnable the 14<sup>th</sup> day of December, 1903,  
and said executor having appeared in person and by  
J. M. Reilly, his attorney, upon said final settlement,  
and Hannah Johnson, Maggie Connor and Mary  
Sullivan, heirs of the said John McKimney having  
appeared upon said final accounting by F. G. Spencer,  
and he having in their behalf filed objections  
to said account and the bill of said F. G.  
Spencer having been rejected by said executor and  
said Surrogate having heard the testimony in  
behalf of said executor and contestants, and  
having duly considered the same, and on motion  
of J. M. Reilly, attorney for said executor, it is

Ordered, that the objections filed by said  
contestants be and the same hereby are,  
dismissed, and it is further

Ordered, that said final account be amended  
so as to include the bill for legal services and  
disbursements presented by F. G. Spencer and which  
is hereby allowed at its full amount, to wit, the  
sum of \$18.71, and that said executor be  
allowed his costs and disbursements incurred  
by him on said accounting after said objections  
were filed as well as those included in the  
final account and that said final account  
be amended so as to include the sum of  
\$18.71, the bill of F. G. Spencer, the sum of  
\$6.48 of John Henry for stenographer fees  
and the sum of \$10.50 incurred by the executor  
for witness fees, Counsel fees and expenses  
incurred by him subsequent to the filing  
of said objections, and the further