

Person having an interest in said estate, that it is my duty to say that I have  
 and holds an assignment of the interest of William & John  
 of the house to said estate, and John Cox, who represents the interest  
 of Maria Cox formerly Maria Eaton the widow of said William & Eaton deceased  
 and William Eaton having signed a stipulation waiving the service of  
 any further citation in this matter, and having stipulated to appear and  
 attend the final settlement of the accounts of the administrator of said Estate  
 on the 1<sup>st</sup> day of December 1832, and the hearing having been duly adjourned until  
 the 6<sup>th</sup> day of November 1832 at 10 o'clock A.M.

On the 6<sup>th</sup> day of November 1832 the administrator appeared and H. N. Cole Esq. appeared  
 as counsel for said John Cox who represents the interest of said William & Eaton  
 and also John Livingston Esq. appeared for Ellen Maria and William & John  
 the general Guardian. But as his interest as a trustee may be adverse to  
 the interest of his ward as general Guardian, I appointed Letitia Esq. Special  
 Guardian to protect the interest of said Ellen Maria upon said final settlement  
 and upon the final distribution hereafter to be had  
 And the said William & Eaton having appeared and presented his account and  
 the vouchers in support of the same, and the several checks being duly  
 called and having made no objection to the account of the said admin-  
 istrator, and the Surrogate having proceeded to examine the account and  
 stated in Oath and having examined his account and the vouchers in  
 support of the same, the said Surrogate caused a summary statement  
 of said account to be made and recorded, a copy of which summary  
 statement is hereto annexed.

And the parties represented as aforesaid admitted the following claims  
 to be good and valid claims against said estate, and a claim to be  
 repaid upon the final distribution of the assets of the estate by  
 the Surrogate, to-wit: The claim of John Cox consisting of a note made by William  
 & Eaton the deceased originally \$300. now due \$124.92

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The said administrator stated that the foregoing demand is the only existing  
 demand against said estate, so far as the demands of creditors are concerned  
 that the several demands for distribution are claimed by the heirs of the said de-  
 ceased or their representatives as aforesaid. At the time of the decease of said William & Eaton  
 he was then bound to his Oath, William & John & Maria and to his Oath as  
 Guardian and without seeing leaving as father or mother surviving.  
 There are therefore two heirs who survive to receive the amount to be distributed  
 after the payment of the debts, besides before he died transferred his interest in  
 said estate to Ellen Maria, and his Guardian claims for her two thirds of the  
 amount to be distributed. But Maria & John who has purchased with the right title  
 and interest of William & Eaton in said estate contend that in as much as the Com-  
 missioner

In a Surrogate's Court, in and for the County of Orange, on the 11<sup>th</sup> day of April  
 Present, Amos V. Hull Surrogate.

In the matter of the Final Accounting of  
 Asst. Comm. Administrator  
 with the will annexed of  
 John P. Turner Deceased.

The Surrogate  
 makes and records this Summary Statement of the accounts of  
 Administrator with the will annexed of John P. Turner  
 late of Parish in said County, deceased, as for  
 him, upon the application of the said Administrator.

Estate of John P. Turner		In Account with Asst. Com.	
		DR.	
To Paid on Debts as per account on file,	36 91	By Received for Person	
" Expenses of Selling Estate, including		sold at auction, as per ac	
" Funeral Expenses, . . . . .	91 88	" do. at private sale, - -	
		" Amount Collected on	
		of Deced Estate -	
Deeds and Commissions			
Allowed by Surrogate on			
Final Settlement - - - - -	11 82		
Balance for Distribution, . . . . .	0 00	Received for Interest, -	
			134 00

In the same Matter: On the 11<sup>th</sup> day of April  
 at the place aforesaid, the said Administrator  
 appeared and produced before the said Surrogate  
 in the mode prescribed by law, of the Oath heretofore issued in this matter:  
 Process being duly filed, the said Administrator signing there to  
 upon oath, and the vouchers and accounts, together with the inventory of the E-  
 state and there produced; and it appearing that the said Administrator  
 has accounted for the whole  
 that he has not made any profit from any increase thereof; and the said account  
 and filed by the said Surrogate and a  
 same as is adjusted and filed, having been above and herewith recorded.  
 It is Ordered, That the said accounts be, and the same are, finally settled  
 and filed by the said Surrogate.